



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

29]

शिमला, शनिवार, 4 अप्रैल, 1981/14 चंत्र, 1903

[संख्या 14

100		
	विषय-सूची	
भाग 1	वैद्यानिक नियमों को छोड़ कर हिमाचन प्रदेश के राज्यपाल भीर हिमाचन प्रतेश हाई कोर्ट द्वारा मधियुचनारं दल्यादि	476-478
माग 2	वैद्यानिक नियमों को छोड़ कर विभिन्न विभागों के ग्रध्यक्षों ग्रीर ज़िला मैजिस्ट्रेटों द्वारा ग्रांत्रमूचनाए इत्यादि	479-488
भाग 3	खिनियम, विषेयक भीर विषेयकों पर प्रवर समिति के प्रतिबेदन, वैद्यानिक नियम तथा हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश हाई कार्ट, फाइनेन्शन किम्बनर तथा कमिश्नर आफ इन्कम-टेक्स द्वारा भविम्वित श्रादेश इत्यादि	488-490
माग 4	स्थानीय स्वायत श सनः म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिफाइड ग्रोर टाउन गरिया तथा पंचायती राज विभाग .	
बाग 5	वैयक्तिक ध श्चिमुचनाएं घौर विज्ञापन ,	490-49) तथा 534 -5 36
भाग 6	भारतीय राजपन इत्यादि में से पुनः प्रकाशन	492-534
भाग ७	मारतीय निर्वाचन घायोग (Election Commission of India) की वैद्यानिक ग्रविस्चनाएं तथा ग्रन्थ निर्वाचन सम्बन्धी मिद्यसुचनाएं	
	धनुपूरक	

4. मंत्रील, 1981/14 चैत्र, 1993 को समाप्त **होने वाले क्याह** में निम्नानिश्वित विक्रान्तियां आसाधारण राजका, हिमाचन प्रदेश में ब्रकाशित हुई:----

किज्ञप्ति की संख्या	विभाग का नाम	विषय .
संख्या 1-12/81-वि0 स0, दिनांक 30 मार्च, 1981.5	विधान सभा सचिवालय	हिमाचल प्रदेश विनियोग विधेयक, 1981 (1981 का विधेयक संख्यांक 11) (विधान सभा में यथा पुरःस्थापित) इसके श्रीधकृत अंग्रेजी रूपान्तर सहित ।
संख्या 1-9/81-वि0 स0, दिनांक 31 मार्च, 1981.	-यथैव-	हिमाचल प्रदेश विनियोग (लेंखानुदान) विधेयक, 1981 (198) का विधयक संख्यांक 12) (विधान सभा में यथा पुर:स्यापित) इसके अधिकृत अंग्रेजी रूपान्तर सहित।
कमांक एल0 एल0 झार0 डी0 (6) 13/81, दिनांक 31 मार्च, 1981.	विधि विभाग	हिमाचल प्रदेश विनियोग ब्रिधिनियम, 1981 (1981 क ब्रिधिनियम संख्यांक 1) अंग्रेजी रूपान्तर सहित।
कमांक एल0 एल0 श्रार0 डी0 (6) 14/81, दिनांक 31 मार्च, 1981.	-यथै व-	्रहिमाचल प्रदेश विनियोग (लखानुदान) अधिनियम, 1981 (1981 का ग्रधिनियम संस्थांक 2) अंग्रेजी रूपान्तर सहित।
सं0 सा0 प्र0 वि0 (पि0 ए0) (4) (घ) 49/78-ग-खण्ड II, दिनांक 30 मार्च, 1981.	सामान्य प्रशाजन विभाग	हिमाचल प्रदेश के मन्त्रियों के (भवन निर्माण हेतु अग्रिम ऋण) । नियम, 1981।
संख्या 1-19/81-वि0 स0, दिनांक 1 अप्रैल, 1981.	विघान सभा सचिवालय	हिमाचल प्रदेश राज भाषा (अनुपूरक उप-बन्ध) विवेयक 1981 (1981 का विवेयक संख्यांक 5, (विद्यान सभा में यथा पुर:स्थापित) अंग्रेजी रूपान्तर सहित।

567-राजपत- 4- 4-81--- 1,033.

475

मत्य : 1 रूपया

माग 1-वंधानिक नियमों को छोड़ कर हिमाबल प्रवेश के राज्यशाल और ब्रिंगावल प्रवेश हाई कोर्ट द्वारा प्रथिसुवनएं इत्यादि

हिमाचल प्रदेश हाई कोर्ट

NOTIFICATIONS

Simla-2, the 12th March, 1981

No. HHC/GAZ-4-16/74.—The Hon'ble Chief Justice and Judges are pleased to grant 5 days earned leave with effect from 16-3-1981 to 20-3-1981 with permission to prefix and suffix holidays falling on14 & 15-3-1981 and 21 & 22-3-1981 respectively, in favour of Shri A.L. Vaidya, Additional District and Sessions Judge, Mandi, Himachal Prädesh.

Certified that Shri A.L. Vaidya is likely to join the same post and at the same station from where he proceeds on leave after the expiry of the above period of leave.

Certified further that Shri A.L. Vaidya would have continued to officiate as Additional District and Sessions Judge but for his proceeding on leave.

Sd/-Deputy Registrar Admn

Simla-1, the 17th March, 1981

No. HHC/Admn.16(7)/74-I.—In exercise of the powers vested in them by section 129(b) of the Code of Civil Procedure, 1908 the Hon'ble Chief Justice and Judges of the High Court of Himachal Pradesh are pleased to appoint Shri Ram Lal Sharma, Advocate Nurpur as Oath Commissioner for a period of two years from the date of the issue of this notification for Nurpur Sub-Division of Kangra district for administering oaths/affirmations on affidavits to the deponents under the Code in accordance with the terms specified in paragraph 5 of Chapter 12-B of the Punjab High Court Rules and Orders, Vol. IV, as applied to Himachal Pradesh.

By order, V. P. BHATNAGAR, Registrar.

हिमाचल प्रदेश सरकार

PERSONNEL DEPARTMENT (A-I)

NOTIFICATIONS

Simla-2, the 7th March, 1981

No. Karmik(A-I)-B(6)-2/81.—The Governor, Himachal Pradesh is pleased to order with immediate effect the posting of Shri Kul Nath Kapoor, I.P.S., as Deputy Inspector General (Vigilance) cum-Director Enforcement in public interests.

Simla-2, the 9th March, 1981

No. Per.(A-I)-B(6)-1/80.—The Governor, Himachal Pradesh, is pleased to order that Shri Kashmir Singh, H.P.A.S., Additional District Magistrate, Mahdi shall also function as Collector Forest Mandi in addition to his own duties relieving the Divisional Forest Officer, Mandi of the additional charge.

K. C. PANDEYA, Chief Secretary.

Simla-2, the 10th March, 1981

No.10-7/73-DP-Apptt.(i).—In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Governor, Himachal Pradesh, is pleased to appoint Shri Bal Krishan Sharma, Tehşildar, Nirmand to be the Executive Magistrate with all the powers of an Executive Magistrate under the said Code to be exercised within the local limits of Tehsil Nirmand, District Kulu with immediate effect.

Sd/-Deputy Secretary. Simla-2, the 11th March, 1981

No.1-15/73-DP-Apptt.—The Governor, Himachai Pradesh is pleased to order that:—

- (1) Shri R.C. Gupta, I.A.S., Commissioner and Secretary (Forests, Health and Family Welfare including Ayurveda) shall henceforth function as Commissioner and Secretary (Forests, Arts, Language and Culture) relieving Shri S.M. Kanwar, I.A.S., Commissioner and Secretary (Food and Supplies, Public Relations, Co-operation and Arts, Language and Culture) of the charge of the Department of Arts, Language and Culture.
- (2) Shri A.N. Vidyarthi, I.A.S., Commissioner for Scheduled Castes/Scheduled Tribes and Secretary (Tribal Development, Welfare) shall henceforth function, as Commissioner for Scheduled Castes/Scheduled Tribes and Secretary (Tribal Development, Welfare and Health and Family Welfare including Ayurveda) relieving Shri R. C. Gupta, of the charge of the Department of Health and Family Welfare including Ayurveda.

K. C. PANDEYA, Chief Secretary,

Simla-2, the 13th March, 1981

No. 10-2/72-DP-Apptt.-Vol. II.—In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Governor, Himachal Pradesh, is pleased to appoint Shri Bhim Sen, H.A.S., Assistant Settlement Officer, Kangra to be the Executive Magistrate, with all the powers of an Executive Magistrate, under the said Code, to be exercised within the local limits of Hamirpur, Bilaspur, Una and Kangra districts with immediate effect.

S. THAKUR, Deputy Secretary.

ANIMAL HUSBANDRY DEPARTMENT NOTIFICATION

Simla-2, the 11th March, 1981

No. Ahy.B(2)-5/76-Vol-II.—The Governor, Himachal Pradesh, on the recommendations of the Departmental Promotion Committee, is pleased to promote and appoint Dr. K. L. Bhanot, Veterinary Assistant Surgeon to officiate as Animal Husbandry Officer (Class II Gazetted) in the pay scale of Rs. 940-30-1000-40-1200/50-1400/60-1700-75-1775, under the Tribal Development Scheme for Spiti Sub-Division of Lahaul and Spiti district with Headquarters at Kaza with effect from the date of taking over of the charge of the post.

2. Dr. Bhanot will be on probation for a period of two years with effect from the date of joining the post.

By order, B. C. NEGI; Secretary.

FINANCE (REGULATIONS) DEPARTMENT NOTIFICATION

Simla-171002, the 10th March, 1981

No. Fin.(C)-A(2)-1/81.—The Governor, Himachal Pradesh is pleased to order that the Sub-Divisional Officer (Civil), Bharmour, Chamba district, shall function as Disbursing Officer under the following head of account till a regular Project Officer (ITDP), is posted at Bharmour:—

'253—District Administration—

- (e) Tribal Areas-Sub-Plan -
- (e)(i) Appointment of staff etc.'

2. The Governor, Himachal Pradesh is further pleased to order that the Sub-Divisional Officer (Civil), Bharmour shall also function as Controlling Officer in respect of staff of the Class II, III and IV of the Integrated Tribal Development Programmes posted in his jurisdiction for the purposes of T.A. bills, etc.,

NARAIN SINGH, Deputy Secretary.

FORESTS, FARMING AND ENVIRON MENTAL CONSERVATION DEPARTMENT

NOTIFICATIONS

Simla-2, the 9th March, 1981

No. Van(Kha)6-8/79.—The Governor, Himachial Pradesh is pleased to appoint the following Forest Rangers to Himachial Pradesh Forest Service (Class-II) post in the pay scale of Rs. 825—1580 on ad hoc basis with effect from the date of taking over charge for a period of six months or till the regular appointments are made whichever is earlier.

- (1) Shri Joginder Singh.
- (2) Shri Narinder Kumar.
- 2. This is a purely temporary arrangement and will not confer any right of seniority, promotion etc., to the persons concerned.

Simla-171002, the 10th March, 1981

No. Fts. (F)3-6/80.—In supersession of this Department's two notifications/order of even number, dated the 21st February, 1981 and in exercise of the powers conferred by Rule 4(1) of the Himachal Pradesh Forest (Settlement) Rules, 1966, notified vide Himachal Pradesh Government Notification No.Ft.162-1/61-II(M), dated the 25th August, 1966, the Governor, Himachal Pradesh is pleased to appoint the Settlement Officer, Land Settlement Operations for Simla and Kinnaur districts as Forest Settlement Officer for Simla and Kinnaur districts to inquire into and determine the existence, nature and extent of rights of Governments and private persons in or over the forest land or the waste land comprised within the District of Kinnaur with immediate effect.

R. C. GUPTA, Secretary.

GENERAL ADMINISTRATION DEPARTMENT

(SECTION-D) NOTIFICATION

Simla-2, the 7th March, 1981

No. GAD(D)-B(4)-4/78.—On the recommendations of the Himachal Pradesh Public Service Commission, the Governor, Himachal Pradesh, is pleased to appoint Shri Z.R. Siddiqui, as Editor (Gazetted Class-II) in Himachal Pradesh Public Relations Department in the pay scale of Rs. 825—1580 on regular basis with immediate

He will be on probation for a period of two years in the first instance.

S. M. KANWAR, Commissioner-cum-Secretary.

HORTICULTURE DEPARTMENT NOTIFICATION

Simld-2, the 10th March, 1981

No. HTC-B(12)-2/77.—The Governor, Himachal Pradesh is pleased to extent the period of deputation of Shri J.P. Gupta, Horticulture Development Officer, Horticulture Department as Assistant Engineer (Horticulture) in the Public Works Department, Himachal Pradesh for a further period of one year from 1-2-1981 to

31-1-1982 on the existing terms and conditions as contained in this Department notification of even No., dated the 30th January, 1978.

B. C. NEGI, Secretary.

कारागार विभाग

अधिमुचना

शिमला-2, 17 मिनम्बर, 1980

में पे पिठप्रेरिट एं (६) 7/77.— भी वेरेण जीत सिहं अबीलके, आर्देश केन्द्रीय कारागार, नाहन के सेवा निवृत होने के फलस्वरूप राज्यपान, हिगालन पेदेगे, कारागार विभाग की संपंपवरक प्रविभूवना दिनोंक 23 अन्त्रर, 1979 द्वारा पंजाब जेन मनुप्रत को रोहराने हेतु गठित की गई मामिति का आंशिक अविकाग करते हुए संख्या 6 पर मामेनीन किए गए माबिव-सदस्य अबीलक अविकास करते कारागार, नाहने के स्थीन पर "मुझा कर्याण अविकारी (कारागार) मुख्यालय" की तन्काल में सचिव-सदस्य मनोनीन केरने की स्वीकृति प्रदान करते हैं।

मेमर नाथ विद्यार्थी, सचित्र ।

HIMACHAL PRADESH PUBLIC SERVICE COMMISSION NOTIFICATION

Simla-171002, the 12th March, 1981

No. 4-38 73-PSC.—Consequent upon Shri R. K. Gupta, Private Secretary having proceeded on earn ed leave with effect from 5-1-1981 to 7-3-1981, the Chairm an, Himachal Pradesh Public Service Commission is pleased to appoint Shri Terlok Chand Thakur, Senior Assistant as Private Secretary on purely ad hoc basis, in the scale of Rs. 825—1580 plus special pay of Rs. 100 per month for the period from 3-1-1981 (A.N), to 9-3-1981 (F.N.) (4th January, 1981 and 8th March, 1981 being Sundays). His pay is fixed at Rs. 825 of the time scale for the said period.

2. Since this is purely an ad-hoc arrangement, Shri Terlok Chand Thakur, will not be entitled to any other benefits like seniority/confirmation etc., at the post except pay and allowances as admissible under the Rules.

Sd/-Secretary.

लोक निर्माण विभाग ग्रधिस्चना

दिनांक 9 जनवरी. 1981

सं0 लोग निग (च) 1 (1)-8/80--यतः राज्यपानः हिमाचल प्रदेश को यह प्रतीत होता है कि हिमाचल प्रदेश सरकार द्वारा सरकारी व्यय पर सावजनिक प्रयोजन नामतः उठाऊ निचाई योजना बलौल हेतु भूमि अजित करनी अपेक्षित है, अत्युव एतद्द्वारा यह अधिमूचित किया जाता है कि उच्च परीक्षेत्र में जैसा कि निम्न विदरणी में निविद्ध किया गया है उपरोक्त प्रयोजन के लिये भूनि को अर्जे न अपेक्षित है।

- यह अधिसूचना ऐसे सभी व्यक्तियों जो इंग में संम्वन्तित है या हो सकते हैं की आनकारों के लिये भू-अर्जन संवित्यम, 1894 की धारा 4 के उपबन्धों के अंन्तर्गत जारी की जाती है।
- 3. पूर्वोक्त धारा द्वारा प्रदत्त शक्तियों का प्रयोग करते हुये राज्यपाल. हिमाचल प्रदेश इस समय इस उपक्रम में कार्यरत सभी प्रधिकारियों/कर्मचारियों और श्रीमकों को इलाके में किसी भी भूमि में प्रवेश करने तथा सर्वक्षण करने और उस धारा द्वारा अपेक्षित प्रथवा अनुमत सभी अन्य कार्यों को करने के निये महर्ष प्राधिकार देते हैं।
- 4. कोई भी ऐसा हितबद्ध ब्यक्ति जिसे उक्त परिभेत्र में कियत भिम के ग्रर्जन पर कोई ग्रापित हो तो वह इस प्रधिसूचना के प्रकाशित होने के तीस दिनों की ग्रविध के भीतर लिखित रूप में

मु ग्रजंन समाहर्ता, हिमाचल प्रदेश लोक निर्माण विभाग के सम्मुख अपनी आपत्ति दायर कर सकता है।

विस्तृत विवरण

जिला: कांगड़ा		तहसील:कागड़					
गांव		खसरा संख्या		क्षेत			
1		2	ୀଷ() 1 q () (बस्वा 0 3		
	4 ,						
मोहूलाहर.	93/1		0	01	74		
•	94/1	. 0	0	4	24		
•	169/1		0	0	16		
	204/1		0.	0	16		
- 1	342/1		0		. 16		
	367/1		0	. 0	25		
	376/1		0	0	16		
	512/1	,	0_	0	16		
*,		जोड़••	0	07	03		
	85/1		. 0	00	16		
	450/1		0	00	16		
	518/1		0	00	16		
	581/1		0	00	16		
4.1		जोड़	0	00	64		
	123/1		0	00	16		
	345/1		0	00	16		
	377/1	•	0	00	16		
	384/1		0	00	16		
	410/1		0	0.0	16		
		जोड़	0	00	80		
	237/1		0	00	16		
		जोड़	0	00	16		
•		कुल जोड़	0	08	63		
		9	_				

म्रादेश द्वारा, हस्ताझरित भ्रायुक्त एवं सचिव।

Simla-2, the 30th January, 1981

No. PW(B)15-3/80.—In exercise of the powers vested in him vide sub-section (3) of section 1 of Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977), the Governor, Himachal Pradesh is pleased to appoint the 30th January, 1981 as the day on which the Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977) shall come into force in the areas which comprise in Kulu and Manali area and are described in the specification below:—

KULU PLANNING AREA

(1) North

Area bounded by Police Lines Kulu (Vashing) upto River Beas on right bank and Hawai Nallah upto the edge of left road.

(2) South

Area bounded by Kutia Nallah on left bank upto river Beas and right bank from River Beas upto Mainsh Nallah Khasra No. 899 and 1277/891.

(3) East

Area bounded by Hawai Nallah along upper edge of Area bounded by Hawai Nalian along upper edge of the road upto Lugri Bhatti and further bounded by Khasra Nos. 230, 231, 233, 7649, 7514, 7613, 627, 693, 700, 701, 7335, 7449, 3827, 6082, 6083, 6108, 6109, 6112, 6122, 6141, 6140, 6139, 6144, 6145, 6328, 6329, 6338, 6358, 6359, 7423, 6571, 6563k 6510, 6507, 6461, 6457, 6495, 6493, 6829, 6830, 6832, 6833, 3839, 6845, 6847, 6760, 6764, 6763, 6884, 6891, 6890 and 6873 upto Bari Nallah joining Beas river and along river Beas upto Zia Village bounded by Khasra Nos. 3407, 3418(3406, 3409, 2625, 2429, 3427, 3430, 3179, 3198, 3410, and across river Parvati Hathi Than bounded by Khasra Nos. 3922, Bada Bhuin, 3954, 3996, 4175, High School Bhuntar 4375, Chemardi 4383 Chota Bhuin, 4507, 4504, 4499, 4691, 4697, 4678, upto Kutia village.

Area bounded by Police Lines Kulu (Vashing) along forest. boundary upto Ram Sheela bridge and Ram Sheela, Durga Nagar, Sultanpur, Loren, Sheesha Matti 5/1 road, Khasra No. 1, 2, 3, Dhalpur bounded by forest boundary, Mian Behar Khau Dhar, Shashtri Nagar, Tikara. Badah village further bounded by Khasra Nos. 1543, 1549, 1566, 1571, 1572, 1585, 1586, 2054, 855, 2060/1854, 836/1, 823, 822, 821, 820, 762, 760, 756, 754, 753, 749, 93739, 738, 730, 729, 718, 717, 715, 712, 710 Mohal, 625, 621, 6, 7, 8, 9, 10, 11, 12, 13, 15, 76, 71, 77, 78, 79, 80, 94, 95, 101, 102, 103, 105, 106, 107, 108, 109, 110, 112, 113, 114, 120, 215, 220, 224, 236, 279, 1573/279, 1574/279, 393, 383, 375, 372, 373, 374, 368, 364, 897, 898, 903, 904, 909, 935, 1032, 1033, 1034, 1035, 1036, 1152, 1552, 1153, 1154, 1156, 1157, 1160, 1163, 1164, and from Khasra No. 1177, along Khokhan road upto Khasra No. 1397 Khakhan Nallah and 869, 868, 895, 899, and 1277/891, Mainsh Nallah.

MANALI PLANNING AREA forest, boundary upto Ram Sheela bridge and Ram Sheela,

MANALI PLANNING AREA

(1) North

Area bounded by left bank of Manaisu Nallah from Manali water works to confluence point of Manalsu Nallah and river Beas and along river Beas upto Gharath Nallah of village Vashisht. (2) South

Area bounded by Aleu Nallah on left bank and Suinsa Nallah on right bank.

(3) East

Area bounded by Ghareth Nallah, Village Vashisht and 100 metres from edge of Vashisht road on hill side from village upto Ghadhiari Nallah and from village Ghadhiari to village Aleu area bounded for Forest boundry.

(4) West

Area bounded by confluence point of Ghreth Nallah and river Beas upto confluence point of river Beas and Manalsu Nallah, Manali water works, Log huts areas bounded by boundry of reserve forest from Log huts upto bounded by boundry of reserve forest from Log huts upto Falagar Nallah including village Dhungri, Nasogi and Malsari and Falagarh Nallah Khasra Nos. 907, 1467, 1468, 1469, 1477, 1559, 1560, 1561, 1692, 1693, 1694, 1695, 1696, 1697, 1697/1, 1711, 1713, 1714, 1718, 1719, 1720, 1722, 1736, 3095,/1732, 3097/1738, 3098/1733, 1886, 1887, 1888, 1899, 1891, 1911, 1912, 1918, 1923, 1928, 1933, 1935, 1938, 1939, 1950, 1949, 2903/1948, 2904/1948, 1056, 1058, 2063, 2064, 2067, 2071, 2072, 2077, 2083, 2184, 2206, 2205, 2203, 2202, 2201, 2200, 2198, 2197, 2194, 2874, 2368, 2370, 2371, 2376, 2377, 2378, Nallah Suinsa.

> H. C. MALHOTRA, Secretary.

भाग 2—वैधानिक नियमीं को छोड़ कर विभिन्न विभागों के ग्रध्यक्षों और जिला मैजिस्ट्रेटों द्वारा अधिसूचनाएं इत्यादि

AGRICULTURE DEPARTMENT

NOTIFICATION

Chamba, the 5th February, 1981

No. Agr-SCS-CBA-7/79-80.—Whereas the District Land Development Committee, Chamba district, Chamba (Himachal Pradesh) has prepared the Land Development Schemes under section four of the H machal Pradesh Land Development Act, 1973, in respect of the area given against each scheme indicated in the list attached.

And where the State Government keeping in view the consent of the persons aforesaid and after consideration the Committee has sanctioned the schemes under section 5(2) of the said Act.

And whereas all the persons effected by the scheme and also the village concerned have consented to the execution of these schemes, as no objection received from the Agricultural Inspectors concerned.

Now, therefore the schemes sanctioned by the Committee under section 5(2) are hereby published in the Rajptra, Himachal Pradesh for the information of concerned persons as required by section 6 of the the said Act and it shall come into force immediately.

LIST OF SOIL CONSERVATION SCHEMES APPROVED IN THE DISTRICT LAND DEVELOPMENT COMMITTEE IN CHAMBA DISTRICT HELD ON 16-12-1980

Sl.No.	Scheme No.	Name of beneficiary	Village	Panchayat circle	Khasra Nos.	Area	Total	Amou	nt of	Remarks
1	2	3	4	5	6	under Planning 7	Estimate - cost 8	Loan 9	Subsidy 10	11
1. B	MR-CBA-739/80-81	Tehsil: Shri Julmi s/o Shri Gopi	BHARMO! Gharawa		n 385/1, 385/2, 385/3,	Hec. 0.32	2,000.00	1,000	1,000	Rec.
2.	-do-740/-do-	Shri Mohan s/c Shri Jawahar	Guwar	Kulath	1248/1. 2541, 2664, 2867, 2940	0.16	800,00	400	400	Rem.
3.	-do-741/-do-	Shri Giana s/o Shri Sidhu	(Bantu). Nabei	Nayagra	12, 22, 48, 83, 99, 147, 241, 334, 354, 538, 563, 578, 650, 662, 660, 669, 777, 797.	0.70	3,500.00	1,750	1,750	-do-
4.	-do-742/-do-	Shri Gopi s/o Shri Khemdi	Badai	Greema		0.26	1,300.00	650	650	-do-
5.	-do-743/-do-	Shri Khooni s/o Shri Late Raghu.		-do-	58, 60, 524, 594, 601, 602. 370, 364.	0.42	2,100.00	1,050	1,050	-do-
6.	-do-744/-do-	Shri Budhi Singh and Amar Singh s/o Late Shri Suffal.	Gareema	-do-	200, 919, 931, 979	0.18	1,124.00	562	562	Rec.
7.	-do-745/-do-	Shri Dharmu s/o Late Shri Bir.	Sachiun	Bharmou	r 592.	0.18	1,124.00	562	562	-do-
8.	-do-746/-do-	Shri Hoddi s/o Shri Diwana	Uperli- Kugti.	Kugti	674, 678, 670, 1684/646	0.13	650.00	325	325	Rem.
9.	-do-747/-do-	Shri Chamaru s/o Shri Milkhi	Nayagran	Navagran	622, 623, 703	0.13	650,00	325	325	-do-
10.	-do-748/-do-	Shri Mangtu s/o Shri Gosaun	-do-	-do-	721	0.08	400.00	200	200	-do-
11.	-do-749/-do-	Shri Togi s/o Shri Chharud	-do-		400, 415, 634	0.18	900.00	450	450	-do-
12.	-do-750/-do-	Shri Puran, Sehja Roomi s/o Shri Gorka.	Mahaun	Hadsar	45, 96, 98, 99	0.47	2,350.00	1,175	1,175	-do-
13.	-do-751/-do-	Shri Kashmir s'o Shri Lokra	Bejol	Bejol	1074	0.19	950.00	475	475	Rem.
14.	-do-752/-do-	Shri Bidhu Ulka s/o Shri Bangali.	Sudker		49, 1196	0.19	950	475	475	-do-

! 	2	3	4	5	6	7	8	9	10	11
15.		Shri Rulia s/o Shri Ranjha	Guwar (Bejol).	Bejol	93, 712, 741/1, 103	0.56	3,000.00	1,500	1,500	Rem.
6.	-do-754/-do-	Smt. Dehro Devi w/o Shri Bhandari Ram urf Bhandari.	Badgran	Badgran	1548, 665, 882	0.48	2,400.00	1,200	1,200	-do-
7.	-do-755/-do-	Shri Chand s/o Shri Tanni and Smt. Mapro w/o Shri Chand.	Chanhauta	Chanhauta	1281, 1307, 1308, 1355, 1456, 1457, 1458, 1466, 1749, 1910, 1920, 2434, 3437, 2438.	2.50	10,000.00	5,000	5,000	Rec.
8.	-do-756/-do-	Shri Nurdhan s/o Shri Jonda	Bejol	Bejol	332, 333, 1103, 1110, 1114	0.41	2,050.00	1,025	1,025	Rem.
).).	-do757/-do- -do-758/-do-	Shri Dumnu s/o Shri Danju Shri Thathia s/o Shri Diwan	Majharana Muwar (Sieuner).	a Holi Sieuner	2253 715, 718, 720, 726, 727, 728, 729, 725.	0.12 0.29	600.00 1,450.00	300 725	300 725	-do-
2.	-do-759/-do- -do-760/-do-	Shri Prithia s/o Shri Jahag Shri Mejar Chand alias Mehar s/o Shabhanu.	Mahana Sambra	-do- Ranu- Kothi	54 1521/2	0.32 0.20	1,600.00 1,250.00	800 625	800 625	-do- Rec
3.	-do-761/-do-	Shri Dhani Ram s/o Shri Lohlu.	Khani	Khani	61, 370, 371, 504, 508, 509, 563, 7.	0.92	5,162.00	2,581	2,581	Rec. &
					Sub-Total	9.39	46,310.00	23,155	23,155	
		Tehsil: F	ANGI							
	PNG-CBA-426/80-81	Shri Prem Nath s/o Shri Nanda	a Dharwas	Dharwas	211, 95, 123, 124, 173, 86, 87.	0.86	4,300.00	2,150	2,150	Rem.
•	-do-427/-do-	Shri Prem Lal, Shri Bheem Singh, Shri Dem Chand, Khazan Singh s/o Shri Gulab Chand.	Ghanghee	t Karyas	63, 65, 389/870, 183, 205, 62/3.	1.57	7,980.00	3,990	3,990	Rem. & Rec
	-do-428/-do-	Shri Dharma, Karam Singh, Shiv Nath, Hem Raj s/o Shri Saran Dass and Mahatam Chand.	Jhalwas	-do-	71, 177, 672, 673, 697, 716, 733, 734, 737, 786.	1.97	9,850.00	4,925	4,925	-do
	-do-429/-do-		Hungal	-do-	196	0.20	1,000.00	500	500	-do-
	-do-430/-do-	Shri Ram Nath s/o Shri Karam Dass.	Thamoh	Kilar	17	0.51	2,550.00	1,275	1,275	-do-
	-do-431/-do-	Shri Nikku Ram s/o Shri Ram Dass.	Guwari	Kumar	192/1	0.39	2,436.00	1,218	1,218	Rec.
	-do-432/-do-	Shri Amar Nath s/o Shri Bana Ram.	-do-	-do-	45, 110, 135, 147, 157, 181, 183, 296, 297, 298.	0.56	2,800.00	1,400	1,400	Rem.
	-do-433/-do-	Shri Laxmi Chand and Shri Nanak Chand s/o Shri Atma Ram.	Findroo	Sach	36, 37, 3, 38, 69, 108, 1/1, 16, 18, 25/1, 237, 242, 247.	1.26	6,300.00	3,150	3,150	-do-
	-do-434/-do-	Shri Lhani Ram Sahdev, Shiv Lal s/o Shri Gangu.	Kuthal	-do-	117, 128, 178, 182, 188, 189, 190, 198, 201, 185.	2.00	10,000.00	5,000	5,000	-do-

						*			>		
_	33.	-do-435/-do-	Shri Siproo uff Prabh Dial s/o s/o Shri Deva.	Hillour	Sahali	404, 405, 430	0.4	2,050.00	1,025	1,025	-do-
	34.	-do-436/-do-	Shri Amar Chand s/o Shri ShankarDass.	-do-	-do-	437, 361, 364, 367, 372, 401, 437, 464, 408.	0.63	3,150.00	1,575	1,575	-do-
	35.	-do-437/-do-	Shri Madhoo s/o Shri Sobha	Sahali	Sahali	84, 13, 144	1.23	6,150.00	3,075	3,075	D
	36.	-do-438/-do-	Shri Shonki s/o Shri Inder Sain.		Soon	112, 242/3	0.70		1,750		
	37.	-do-439/-do-	Shri Shiv Chand s/o Shri Gur Dev.	-do-	-do-	5,46, 45, 122, 130	1.14	5,700.00	2,850	2,850	-do-
	38.	-do-440/-do-	Shr: Bhadur Dutt s/o Shri Sohan Lal.	Soohn	Soohn	80, 87/1	0.82	4,100.00	2,050	2,050	-do-
	39.	-do-441/-do-	Shri Sappi, Kirpo s/o Shri Bolo	oo -do-	-do-	25, 142, 207	0.96	4,300,00	2,400	2,400	-do-
	40.	-do-442/-do-	Shri Hoshiar Chand s/o Shri Saina.	-do-	-do-	220/1, 265, 266	0.78		1,950	1,950	-do-
	41.	-do-443/-do-	Shri Budhi Ram s/o Shri Jai Chand.	-do-	-do-	52, 187, 201, 213	0.75	3,750.00	1,875	1,875	-do-
•	42.	-do-444/-do-	Shri Gian Chand s/o Shri Dhani.	-do-	-do-	223, 327, 328, 329	0.14	700.00	350	350	-do-
	43.	-do-445/-do-	Smt. Neela w/o Shri Madhoo	o -do-	-do-	220, 166	0.82	4 100.00	2,050	2,050	-do-
	44.	-do-446/-do-	Shri Mohan Lal s/o Shri Chadi Dass.	Udeen	-do-	178, 452, 55, 117, 155.	1.06	5,300.00	2,650	2,650	
	45.	-do-447/-do-	Shri Khemi Ram s/o Shri Chandi Dass,	-do-	-do-	433, 447, 448, 449, 440, 446.	1.21	6,050.00	3,025	3,025	-do-
	46.	-do-448/-do-	Shri Heera Sain Chatro, Ram Lal s/o Shiv Charan.	-do-	-do-	68, 349, 350, 351, 352, 357, 358, 359, 360.	1.23	6,150.00	3,075	3,075	-do-
	47.	-do-449/-do-	Shri Shri Dhar urf Seroo s/o Guran.	Chasak	Sechoo	342, 346, 347, 428, 441, 442, 443, 445.	2.00	10,000.00	5,000	5,000	-do-
	48.	-do-450/-do-	Shri Tikka Ram s/o Shri Suba	Purthi	Purthi	374/1, 374/2	0.66	3,300.00	1,650	1,650	
	49.	-do-451/-do-	Shri Shiv Lal s/o Shri Suba	-do-	-do-	349/1, 353	0.38	1,900.00	950	950	-do-
	50.	-do-452/-do-	Shri Ganga Ram s/o Shri Finchu.	-do-	-do-	34, 57, 58, 118	0.41	2,050.00	1,025	1,025	-do-
	51.	-do-453/-do-	Shri Gurdhian, Tikka Ram s/o Mani Karan	Shour	-do-	579, 585, 478, 563, 594	0.51	2,550.00	1,275		-do-
		do-454/-do-	Shri Madho Ram s/o Shri Bagha.	-do-	-do-	33, 47, 58	0.58	2,500.00	1,250	1,250	
	53.	-do-455/-do-	Shri Munshi Ram, Narotam Singh s/o Lachhman Dass.	-do-	-do-	661, 664, 378, 479, 494, 564, 595.	1.07	5,350.00	2,675	2,675	-do-
	54.	-do-456/-do-	Shri Chandu Dass s/o Shri Bhaga Ram.	-do-	-do-	343, 669/36, 103	0.39	1.950.00	975		-do-
	55.	-do-457/-do-	Shri Kalian Singh, Shri Prem Singh s/o Shiv Ram.		Dharwas		1.25	4,358.00	2,179		-do-
	56.	-do-458/-do-	Shri Panchhi Lal s/o Shri Moti Lal.			121, 179	0.30	1,500.00	750		-do-
	57.	-do-459/-do-	Shri Laxmi Chand, Amar Chand s/o Shri Bhagu.	Punto	Kiryas	83, 102, 124, 132, 169, 264, 265, 192.	0.78	3,900.00	1,950		-do-
	58.	-d -460/-do-	Shri Chaneu, Hari Pal, Sarda s/o Jassa.	Purthi	Purthi	143, 621, 624, 348, 619, 140, 362, 368, 370, 389, 622.	1.30	6,500.00		3,250	
	59.	-do-461/-do-	Shri Nihal Chand, Charan Dass s/o Bannu.	Hilour	Sechu	35, 101, 132, 135, 121, 151, 136, 157, 322, 340, 357, 353, 415, 476.	2.00	10,000.00	5,000	5,000	-00-
					•						

1	2	3	4	5		6	7	8	9	10	11
60.	PNG-CBA-462/80-81	Shri Khim Ram s/o Shri Sant Ram.	Udeen	Sechn	81, 82, 90, 263, 264	, 135, 136, 256, 320, 321.	1.52	7,600.00	3,800	3,800	Rem.
61.	-do-463/-do-	Shri Deena Neth s/o Shri Sangara	Thamoh	Kilar	425/397/3,	492/483/2	0.16	1,000.00	500	500	-do-
	7				Sub	-Total	34.51 1.	,71,074.00	85,537	85,537	
SI. No.	Scheme No.	Name of Beneficiary	Village	SF/MF	Circle	Khasra No.	Area uno Plannii	der Total Es		ount of	
1	2	3	4	5	6	7	8	9	10	11	12
Tehsi	il: CHURAH								Bl	ock—SA	LOON
62.	CRH-CBA-141/80-81	Shri Prahlad s/o Shri Janta	Danoon	SF/4314	Sundla	1354/204	0.20	780.00	585		Rem.
63.	-do-142/-do-	Shri Hardial s/o Shri Madho	-do-	General	-do-	367/2	0.27	1,500.00	1,200	300	Rec.
54. 55.	-do-143/-do- -do-144/-do-	Smt. Premi d/o Tega Shri Gauri Shankar s/o Shri Moti.	Ghundra Danoon	SF/4323	Salooni Sundla	560/1 807	0.58	3,262.00 800.00	2,175 600	1,087	-do- Rem.
	-do-145/-do-	Shri Mahesh s/o Shri Megha	TISSA Sacheva	—BLOCK		0.47	0.1=	(0.00	***		
56. 57.	-do-146/-do-	Shri Ghasitu s/o Shri Tarlochan		General -do-	Thali -do-	847 134, 198	0.17 0.08	635.00 375.00	508 300	127 75	-do- -do-
58.	-do-147/-do-	Shri Gopala s/o Shri Tega	Madan- Salocha.	SF/299	Tissa	234, 521	0.35	1,312.00	984	328	-do-
59.	-do-148/-do-	Shri Sher Chand s/o Shri Gulu Ram.	Chluj	Genera	l Dulari	713	0.19	710.00	468	142	- d o-
0.	-do-149/-do-	Shri Sarwan s/o Shri Kesharu	Chhoot	-do-	Gadfari	263	0.31	1,140.00	912	228	-do-
71.	-do-150/-do-	Shri Narain Singh s/o Shri Bhikha.	Salocha	-do-	Tissa	13, 269, 473, 475.	0.25	935.00	748	187	-do-
72.	-do-151/-do-	Shri Prabh Dial s/o Shri Kali Dass.		-do-	Bairagrah	810, 811, 812, 821, 802, 805, 807, 808, 809, 722, 794, 795, 800, 801.	0.33	1.230.00	984	246	
73.	-do-152/-do-		Chachoga		Charda	280	0.13	485.00	388	97	-do
4.	-do-153/-do-	Shri Dharma urf Dharam Dass s/o Shri Khindu.			Tissa	432, 215, 517, 431, 681.	0.46	1,780.00	1,424	356	-do
75.	-do-154/-do-	Shri Madho s/o Shri Shri Dha	ir Majoga	-do-	Baıragrah	102, 103, 104, 109, 171, 80, 81, 89, 90, 94/ 1, 99, 127, 128, 129, 121, 66, 73.	0.64	2,400.00	1,920	480) Ren
6.	-do-155/-do-	Shri Doom s/o Shri Bahadur	Rundal	S.C.	Thalli	620/579	0.15	560.00	280	280	-de
77.	-do-156/-do-	Shri Shever s/o Shri Mahmud	Gadfari	General	nt -do-	910	0.32	1,200.00	240	240	-do
	-do-157/-do-	Shri Hari Ram s/o Bhim Nand.		-do-	Baira	1337/1094/708		2,000.00	1,600	400	, , -dc

482

प्रदेश,

श्रप्रैल

1981/14 चैंत

1903

79.	-do-158/-do-	Chail achanan als Cast Cast	<u> </u>									
-	•	Shri Lachman s/o Smt. Surti	-	S.C. Com- ponent.	-do-	751/48/1	0.09	336.00	168	108	-00	
80.	-do-159/-do-	Shri Baldev Singh s/o Shri Dalpat Rai.	Tissa- Garh	General	Tissa	, 224	0.08	300.00	240	60	-do-	-
81.	-do-160/-do-	Shir Paras Ram s/o Nimma	Madan Salocha	-do-	-do-	19, 243	0.06	225.00	180	45	-do-	1
82.	-do161/-do-	Shri Baldev s/o Shri Heeru	Douri	S.C. Com- ponent.	Tisea	224	0.94	3,300.00	1,650	1,650	-do-	
83.	-do-162/-do-	Shri Ramjan s/oShri Kawar- din.	Gadfari	Geneal	Gadfari	450, 475, 485,	0.37	1,385.00	1,108	277	-do-	
84.	-do-163/do-	Shri Amar Singh s/o Shri Negi Ram.	Tissagar	h -do-	Tissa	492, 511. 1074/298, 426.	0.17	635.00	508	127	-do-	
85.	-do-164/-do-	Shri Manorath s/o Shri Lenda	Sacheva	do-	Chilli	435	0.29	1,085.00	868	217	-do-	į
86.	-do-165/-do-	Shri Shiv Chand s/o Shri Basant Ram.	Chhoa	S.C. Com-	Ganaid	107	0.07	260.00	130	130	-do-	राजपत्न,
87.	-do-166/-do-	Shri Fakir Mohamad s/o Mohamad Ibrahim.	Thalli	ponent. General	Thalli	742	0.06	225.00	180	45	-do-	
88.	-do-167/-do-	Shri Parshotam s/o Shri Lala	Tissa- garh.	S.C. Componen	Tissa t.	1285/683/1	0.09	506.00	253	253	Rec.	हिमाचल
					Sub-Tota		7.39	29,361.00	21,421	7,940		प्रदेश,
		Tabail. Ci	TANEDA I	0/002 03	11(01)							4 4
89.	SDR-CBA-559A/80-81	Shei Dieti e/a Shei Biberia		O(BCK CH							n	्ब
07.	5DR-CBA-559A/80-61	Shri Digti s/o Shri Pihanju	Saru	S.C. Component	Saru	166/1	0.98	3,674.00	1,837	1,837	Rem.	-
90.	-do-560A/-do-	Shri Bali Bhadur s/o Shri Ram Dial.	Sanyoga	General	Pukhri	456, 643, 456/1	1.19	4,462.00	3,570	892	-do-	भ प्रैल, 1981/14
91.	-do-563/-do-	Shri Tek Cha nd s/o Shri Heera	Bhanota	S.C. Component.	Bhanota	995/929	0.05	280.00	140	140	Rec.	14 चेत्र,
92.	-do-564/-do-	Shri Iswa r Dass s/o Shri Radha Kishan.	Cheheli	MF 747	-do-	553/1, 557/1	0.21	1,179.00	786	393	-do-	, 1903
93. 94.	-do-565/-do- -do-566/-do-	Shri Jantu s/o Shri Nathu Shri Dharam Chand s/o Shri Devia.	Sach Haripur	MF/1647 S.C. Component.	Sach Haripur	898, 925 655, 572, 576, 577, 644, 1484/883, 1346/1017, 1018.	0.67 1.05	2,512.00 3,936.00	1,675 1,968	837 1,968	Rem. -do-	03
95. 96.	-do-567/-do- -do-578/-do-	Shri Nand Lal s/o Shri Birbal Shri Jai Kishan s/o Shri Hos- hiara.	Saru Salag	-do- MF.792 F	Saru Bhanota	378 626/661, 684/ 628.	0.20 0.24	1,124,00 1,350.00	562 900	562 450	Rec.	
97. 98.	-do-579/-do- -do-581/-do-	Shri Dev Raj s/o Shri Seth	Bhanota Tosa	General MF	-do- Tosa	999/548/1 1091/659/1, 1091/659/2, 778/1, 778/2.	0.12 0.40	675,00 2,250.00	540 1,500	135 750	-do-	
99,	-do-582/-do-	Shri Sahab Singh s/o Mahant Ram.	Draman	S.C. Com- I ponent.	Oraman	1016/362/2	0.80	4,500.00	2,250	2,250	-do-	483

1	2	3	4	5	6	7	8	9	10	11	12
00.	SDR-CBA-587/80-81	Shri Pato s/o Shri Bainsu	Kumarka	MF/4864	Uteep	654/648/1	0.40	2.250.00	1,500	750	Rec.
				R1 (OCK-ME	LTI A					
101.	-do-561A/-do-	Shri Pritam Singh s/o Jiwan Singh.	Kundi	General	Sunara	1025, 1174/1030	0.56	3,150.00	2,520	630	-do-
02.	-do-562A/-do-	Shri Jai Singh s/o Mahesh Dass.	Mangla	S.C. com- ponent cer ficate.		1020/1409	0.17	956.00	478	478	Rec.
03.	-do-568/-do-	Shri Baidh s/o Shri Panchhi	Dhareri	MF/986	Bakan	745, 745/1	0.00	200.00	200	400	
04.	-do-569/-do-	Shri Bakka s/o Shri Sohnu	Gehera	MF/2714	Gehra	1198. 1316	0.08	300.00	200	100	Rem.
05.	-do-570/-do-	Shri Thetho s/o Shri Sahabnu	Dhareri	General	Bakkan	878/60	0.10	372.00	248	124	-do-
06.	-do-571/-do-	Shri Gurmaj s/o Shri Bhikham.	Bhatwara	-do-	Radi	1167, 1172, 1188, 1031, 1154, 1158.	0.16 0.16	600.00 600.00	480 480	120 120	-do-
07.	-do-572/-do-	Shri Jai Singh s/o Shri Sohnu	Janghi	MF/49	Janghi	690/116/1	0.10	560.00	280	280	D
08.	-do-573/-do-	Shri Kartar Singh s/o Heera	Badaian	MF	Badayian	78/1	0.18	1,011.00	674	337	Rec.
09.	-do-574/-do-	Shri Rijhu s/o Shri Kanth	Mehla	MF/193	Mehla	461, 456, 726, 739.	0.30	1,122.00	748	374	-do- Rem
10.	-do-575/-do-	Shri Karam Singh, Shri Chou- dhia, Shri Chiano s/o Alim Dass.	Bailly	MF/3401, 3402, 3403.	-do-	134, 135, 153, 154, 155.	0.70	2,622.00	1,748	874	-do-
11.	-do-576/-do-	Shri Chuhuru s/o Shri Rodu	Jahangi	General	Jahangi	728, 703, 147, 158, 175.	0.55	1,520.00	1,216	304	-do-
12.	-do-577/-do-	Shri Ujjal, Smt. Dhobi, Nepali s/o, d/o and w/o Shri Bhag Mal.	Preena	-do-	Preena	430, 922, 935, 988.	0.52	1,950.00	1,560	390	-do-
				TEHSIL (HAMRA	(BLOCK-MEH	(A)				
13.	-do-580/-do-	Shri Bhagat Ram s/o Shri Amar Singh.	Lakra	MF/6208		1804/258	0.47	1,761.00	1,174	587	-do-
14.	-do-583/-do-	Shri Raj Mal s/o Shri Dumn	u Kuraha	n S.C. com		577/438, 598/ 576/1.	0.78	3,390.00	1,695	1,695	Rec. Rem.
15.	-do-584/-do-	Shri Jarmo urf Titu s/o Shri Khaji.		-do-	Mehla	841/120/1, 841/ 120/1/5.	0.28	1,570.00	785	785	Rec.
16.	-do-585/-do-	Shri Budhia Ram and Smt. Jhulo s/o Shri Lochu Ram and w/o Shri Budhia Ram.	Bhadour	MF/3299	Feuhera	8670, 8680, 8881, 1187, 1207, 1253, 1348,	0.22	824.00	550	274	Rem
17.	-do-586/-do-	Shri Budhia Ram s/o Shri Lochhu Ram.	-do-	-do-	-do-	1351. 1242, 1307, 1366, 1370, 1035, 1046, 1072, 1190,	0.40	1,500.00	1,000	500	-do-
					Í	1206, 592, 863, 865, 890.				1	٠,٠
		200)			G1 T	4.1	10.01	52,000,00	22.064	10 027	
					Grand To	otal	12.04	52,000.00	33,064	10,930	

)								*	
110	DIVITE OR 1		Tehsil: 1	BHATTIYA	T (BLOC	K- BHATTIYAT)					
118.	BHYT-CBA-445/80-81	Smt. Vidya Devi w/o Shri Puran.	Tikree	MF.14497	Nanikhu	d 722, 723	0.20	1,125.00	750	37	5 Rec.
119.	-do-446/-do-	Shri Jai Mal Singh s/o Shri Dass.	Luna	SF. 14495	Luna	166, 178, 197, 224, 178.	0.34	1,260.00	945	31	5 Rem.
120.	-do-447/-do-	Shri Keshar Singh s/o Miya Ram.	Binna	General	Binna	404, 405, 406	0.52	1,950.00	1,560	39	0 -do-
121.	-do-448/-do-	Shri Nek Raj urf Shri Nakul s/o Shri Chand.	Suiani	MF. 870/2	Manhaut	a 304, 449/2, 449/3.	0.16	900.00	600	300	Rec.
122.	-do-449/-do-	Shri Jalo s/o Shri Shiv Dial	Luthnu	MF 108	Osal	937, 938, 939	0.11	607.00	405	202	٠
123.	-do-450/-do-	Shri Narad s/o Shri Jeeto		MF. 4236		521/1	0.11			398	
124.	-do-451/-do-	Shri Feno s/o Shri Rikhia	Barla	MF.3527	Parchod	128	0.21			585	
125.	-do-452/-do-	Shri Sain s/o Shri Gulam Muhamad,	Sihunta	MF.10873		704/1	0.40	2,250.00	1,500	750	
126.	-do-453/-do-	Shri Nathu s/o Shri Happo	Chhalara	MF.10876	-do-	1341/734	0.22	1 205 00	970	125	
127.	-do-454/-do-	Shri Mohan s/o Shri Sambhu	Rakhed	SF.11564	Kahari	412, 576, 739,	0.23 0.38	1,305.00 1,410.00	870 1,058	435 352	-do- -do-
128.	-do-455/-do-	Shri Giano s/o Shri Kharku	Dum	SF.14496	Mail	742, 836, 820. 41	0,60	3,374,00	2,531	843	-do-
129.	-do-456/-do-	Shri Beli Ram and Rumalo s/o Shri Rijha.	Tikkri	SF.57162	Tikkri	94	0.29	1,620.00	810	810	-do-
130.	-do-457/-do-	Smt. Silo Devi w/o Mahal Singh.	Hatli	MF.2419	Hatli	1293/581	0.42	2,317.00	1,545	772	-do-
131.	-do-458/-do-	Shri Chatro s/o Shri Narang	Jandrog	General	Jandrog	214/222/1, 225/1. 123, 223, 227, 228, 229.	0.45	2,190.00	1.752	438	Rec. & Rem.
132.	-do-459/-do-	Shri Munshi s/o Shri Behmmi	Gadana	-do-	Gadana	1130/379	0.18	1,010.00	505	505	Rec.
133.	-do-460/-do-	Shri Machalod s/o Shri Tanini	Kahari	(S.C.). MF, 8979	Kahari	555	0.24	1.350.00	900	450	-do-
134.	-do-461/-do-	Shri Khushi Ram s/o Paras Ram.	Hatli		Tunhati	122, 127, 132, 135, 141.	0.23	1,180.00	787	393	Rec. & Rem.
135. 136.	-do-462/-do-	Shri Chamaru s/o Shri Gokul	Mail	SF. 11552	Mail	475	0.12	450.00	225	225	Rem.
150.	-do-463/-do-	Shri Puran Chand s/o Gangu	Dharwai	MF.11093	Khargata	532, 535, 587/	0.55	3,092.00	2,319	773	Rec.
137.	-do-464/-do-	Shri Gulu s/o Shri Gusaun	Banuni	General	Kuddi	312, 588/312. 321, 414	0.15	855.00	684	171	-do-
138.	-do-465/-do-	Shri Jagta s/o Shri Shakhu	Kahari		Kahari	133, 134	0.29	1,080.00	864	216	Rem.
139. 140.	-do-466/-do-	Shri Karam Chand s/o Sant Ran			Turkara	1218	0.09	517.00	414	103	Rec.
140,	-do-467/-do-	Shri Nathu s/o Shri Jallo	Kaijal	-do-	Mail	29, 31, 34	0.96	3,936.00	3,149		Rec. &
141.	-do-468/-do-	Shri Balia s/o Shri Dillo	Sandhara	-do-	Sudli	399	0.70	2,625,00	2,100		Rem. Rem.
142.	-do-409/-do-	Shri Chater Singh s/o Shri Fakir.	Bhatoli	Antodaya/ (Ostu	577/1	0.27	1,518.00	759		Rec.
143.	-do-470/-do-	Shri Chuni Lal s/o Chatro	Mail		Mail	2004/2	0.90	3,375.00	2,700	675	Recm.
144.	-do-471/-do-	Shri Jai Mal s/o Khiyalo	Dudiyara	MF. 4972 .	liyunta	766/1	0.24	1,350.00	900	450	Rec.
145.	-do-472/-do-	Shri Shabo s/o Shri Prabo		General		166	0.80 0.24	4,500.00	3,600 900	900 450	-do-
146.	-do-473/-do-	Shri Lal Chand s/o Shri Hoshiara	Bahtna	MF. 9348 .	iyunta	1513/1098	U.24	1,350.00	900	430	-40-

1	2	3	4	5	6	7	8	9	10	11	12
147.	внүт-сва-474/-	Shri Dalku Ra;n s/o Santo	Mail	General	Mail	85, 87, 91, 93, 94, 96, 97, 98, 98, 99, 102, 103, 105, 108.	2.36	10,000.00	8,000	2,000	Rec. & Rem.
148.	-do-475/-do-	Shri Dhanu s/o Shri Gangu	Sama .	MF.9211		361/1	0.40	2,250.00	1,500	750	Rec.
149.	-do-476/-do-	Shri Puran Chand s/o Shri	Bhalara	MF. 11093	8 Khargata	955(699	0.12	675.00	450	225	-do-
150.	-do-477/-do-	Ganga Shri Ghapalia s/o Shri Dang Shri Badu Ram	Draman	MF. 8707	Kuddi	321	0.16	585.00	390	195	Rem.
151.	-do-478/-do-	s/o Shri Munshi Ram.	Fagla	MF. 7464	Gadhana	526	0.21	1,180.00	787	393	Rec.
152.	-do-479/-do-	Shri Nand Lal & Ghalo s/o Jant.	Kahari	SF.8550, MF. 8551.	Kohari	1/2 of 531, 397, 406, 1/2 of 414.	0.66	3,710.00	2,783	927	Rec.
153.	-do-480/-do-	Shri Dhaunia s/o Shri Hush- nad.	Awah	SF.9572	Awah	887, 1518, 1519, 1540.	0.34	1,912.00	1,434	478	-do-
154.	-do-481/-do-	Shri Sorma s/o Shri Biptu	Kuddi	MF. 963	Raipur	447	0.32	1,800.00	1,200	600	4.
155.	-d o-4 82/-do-	Shri Banso and Sekhu s/o Jai Mal urf Gu'abu.	Kahru	M.F. 8591	Khari	455/1	0.14	786.00	524	262	-do-
156.	-do-483/-do-	Shri Chando s/o Shri Lakhu	Khadela	S.C. Com- ponent.	Hobar	445/425	0.37	2,080.00	1,040	1,040	-do-
157.	-do-484/-do-	Shri Labhu s/o Shri Thenu	Torkra	-do-	Torkra	543/377	0.14	786.00	393	393	-do-
158.	-do-485/-do-	Shri Rikhnu s/o Shri Dangela	Sundhar	SF. 9015	Kahari	149/1/2	0.30	1,684.00	1,263	421	-do-
159.	-do-486/-do-	Shri Rattno and Lohalu s/o Shri Sahab.	Khari	MF.	-do-	667, 961, 402, 407.	0.22	1,125.00	750	375	-do-
60.	-do-487/-do-	Shri Jeeeto s/o Shri Gopalu	Bindgi	SF. 7816	Taragrah	268/213 and 279/238.	0.50	2,812.00	2,109.	703	-do-
					Su	ıb-Total	16.72	82,245.00	59,136	23,109	

LIST OF SOIL CONSERVATION SCHEMES (GOVERNMENT LAND WORKS) APPROVED IN THE MEETING OF DISTRICT LAND DEVELOPMENT COMMITTEE CHAMBA DISTRICT (HIMACHAL PRADESH) HELD ON 16-12-1980

Sl.No.	Scheme No.	Name of work	Village	Panchayat circle	Block	Total Estimated cost	Area to be benefited
	BHYT-CBA-488/80-81 -do-489/-do-	Development of Community pond Erosion Control-cum-Head wall	Kachhiar Binna	Chalari Binna	Bhattiyat -do-	8,700.00 17,700.00	2.5 Hect. 6.5 Hect.
163	-do-490/-do-	construction work. Treatment of critically eroded area	Beral	Nanikhud	Bhattiyat	14,460.00	4.00 Hect.
		TEHS	SIL: CHAMBA	A (BLOCK-ME	HLA)		
164.	SDR-CBA-588/80-81	Erosion Control-cum-flood pro- tection work.	Jangi	Jangi	Mehla	25,000.00	4.00 Hect.
165	-do-589/-do-	Nallah Training Work	-do-	-do-	-do-	23,860.00	5.00 (App.)
	•	12		ر سنر ا	Grand Total	89,720.00	22.00 Hect.

Loan	Subsidy
	`
5	<u>></u>
23,155	23,155
	85,537
	7,940
	18,936
59,136	23,109
2,22,313	1,58,677

Sd/-Chairman, District Land Development Committee-cum-Deputy Commissioner, Chamba, District Chamba (H.P).

FOOD AND SUPPLIES DEPARTMENT, LAHAUL AND SPITI AT KEYLONG

NOTIFICATIONS

Keylong, the 5th December, 1980

No. DF&SC-H.F/80-81-93-99.—In exercise of the powers conferred upon me under clause 3(1)(e) of the Himachal Pradesh Hoarding and Profiteering Prevention Order, 1977, issued by the Government of Himachal Pradesh vide No. F.D.S.A.3 (2)77, dated 5th August, 1977. I. B. K. Chauhan, I.A.S., District Magistrate, Lahaul and Spiti at Keylong hereby fix the maximum sale rate of meat at the rate of Rs. 25 (Rupees twenty five) only per kilogram, which a meat seller can charge in Lahaul and Spiti District.

This order shall come into force with immediate effect.

Keylong, the 8th January, 1981

No. FDS.LSP.HF(A)1/80-107.—In exercise of the powers conferred upon me under clause 3(1)(e) of the Himachal Pradesh Hoarding and Profiteering Prevention Order, 1977, issued by the Government of Himachal Pradesh vide No. FDS.A.3(2)77, dated 5th August, 1977, I, B. K. Chauhan, I. A. S. District Magistrate, Lahaul and Spiti district at Keylong do hereby fix the sale price of steam coal at the rate of Rs. 81.63 for supplies received from Calcutta and Rs. 103.64 per quintal for supplies received from Simla by Shri Bishan Dass, Coal. Dealer, Keylong, M/s Lahaul Coal Co., Keylong and The Lahaul Co-operative Consumers Store, Kelong.

- The above rates of steam coal are excluding sales tax and carriage charges from road head to the offices etc. at Keylong.
- This order will be applicable only for the coal dealers of Keylong.

3. This order shall come into force with immediate effect

> B. K. CHAUHAN, District Magistrate.

> > .

उद्योग विभाग

निलामी सूचना

सर्व-साधारण को सुचित किया जाता है कि ऊना जिला की लघ खनिज खानों की सार्वजनिक निलामी महाप्रबन्धक, जिला उद्योग केन्द्र, ऊना के कार्यालय में दिनांक 24-4-81 को प्रात: 11.00 बजे की जायेगी। पूर्ण विवरण के लिये महा-प्रबन्धक, जिला उद्योग केन्द्र, ऊना के कार्यालय से सम्पर्कस्थापित करें।

> हस्ताक्षरित/-कृते निदेशक, उद्योग ।

PUBLIC SERVICE COMMISSION

NOTIFCATION

Simla-171002, the 13th March, 1981

No. 4-34/80-PSC.—On the recommendations of the Departmental Promotion Committee and with the prior approval of the H.P. Public Service Commission, Shri Rajan Sharma, Senior Assistant of office of the H.P. Public Service Commission is hereby promoted as Section Officer (Class II Gazetted) in the pay scale of Rs. 825-25-850-30-1000/40-1200/50-1400-60-1580, with immediate effect.

He will be on probation for a period of two years from the date of joining the said post.

> Maj. Gen. I. C. KATOCH, PVSM (Retd.), Chairman.

भाग 3—ब्रिधिनियम, विधेयक और विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश हाई कोर्ट, फाईनेन्शल कमिश्नर तथा कमिश्नर आफ इन्कम टैक्स ढारा अधिसुचित आदेंश इत्यादि

FOOD AND SUPPLIES DEPARTMENT NOTIFICATION

Simla-2, the 7th February, 1981

No. FDS. A-(3)-6/77.—In exercise of the powrs conferred under proviso to Article 309 of the Constitution of India, and all other powers enabling him in this behalf, the Governor, Himachal Pradesh in consultation with the Himachal Pradesh Public Service Commission, is pleased to make the Recruitment and Promotion Rules for the post of Joint Director (Class-I) Food and Supplies Department in the Department of Food and Supplies Himachal Pradesh as per Annexure I.

2. These Rules shall come into force with immediate effect.

ANNEXURE I

RECRUITMENT AND PROMOTION RULES FOR THE POST OF JOINT DIRECTOR, FOOD AND SUPPLIES, H.P. IN THE DEPARTMENT OF FOOD AND SUPPLIES

Name of the post

Number of posts

3. Scale of pay 4.

Classification Whether selection post or non-selection

post.

Minimum Minimum educa-tional and other qualifications required for direct recruits. Joint Director Food and Supplies, H.P.

One Rs. 1700-2000.

Class I Gazetted.

Selection.

Age for direct recruits As may be prescribed for H.A.S. from time to time.

-do-

Whether age and educational qualifica-tions precribed for direct recruits will apply in the case of promotees.

Period of probation, if any.

10. Method of recruitment, whether by direct recruitment or by promotion, deputation/transfer and the percentage of vacancies to be filled by various methods.

II. In case of recruitment by promotion, deputation/transfer, grades from which promotions, deputation/transfer to be made.

If a D.P.C. exists, what is its composition.

Circumstances under which the H.P. Public Service Commission is to he consulted in making recruitment.

Two years subject to such further extension for period not exceeding one year as may be ordered by the competent authority in special circumstances and for reasons to be reduced to writing. By promotion failing which by deputation failing both by direct recruitment.

, ile

By promotion from amongst Deputy Director with 6 years regular or ad-hoc service or both; failing which by deputation of an IAS or selection grade HAS Officer.

As may be constituted by Government from time to time. As required under the law.

Foot-notes:

- A candidate for appointment to any service or post must be,—
 - (a) a citizen of India, or (b) a subject of Nepal, or (c) a subject of Bhutan, or

(d) a Tibetan refugee who came over to India before the 1st January, 1962 with the intention of permanently settling in India, or

of permanency setting in mona, of

(e) a person of Indian origin who has migrated
from Pakistan, Burma, Sri Lanka, East
African countries of Kenya, Uganda, the
United Republic of Tenzania (formerly
Tanganyika and Zanzibar), Zambia,
Malawi, Zaire and Ethopia with the intention of permanently settling in India:

Provided that a candidate belonging to categories (b),(c),(d) and (e) shall be a person in whose favour a certificate of eligibility has been issued by the Government of India/State Government.

A candidate in whose case a certificate of eligibility is necessary may be admitted to an examination or interview conducted by the Himachal Pradesh Public Service Commission or other recruiting authority, but the offer of appointment may be given only after the necessary eligibility certificate has been issued to him by the Government of India/Government of Himachal Pradesh.

Upper age-limit for direct recruits will not be applicable to the candidates already in the service

of the Government.

 Upper age-limit is relaxable for Scheduled Castes/ Tribes candidates and other categories of persons to the extent permissible under the general or special orders of the Himachal Pradesh Government.

 Age-limit for direct recruits will be reckoned from the last date fixed for receipt of applications by

the Commission.

Age and qualifications for direct recruits relaxable at the discretion of the Commission in the case of

candidates otherwise well-qualified.

 Provisions of columns 10 and 11 are to be revised by the Government in consultation with the Commission as and when the number of posts under column 2 are increased or decreased.

7. Where the Government is of the opinion that it is necessary or expedient to do so, it may, by order, for reasons to be recorded in writing and in consultation with the Himachal Pradesh Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons or post.

8: Selection for appointment to these posts in the case of direct recruitment, shall be made on the basis of viva voce test, if the Commission so considers necessary or expedient by a written test, the standard/syllabus etc. of which will be determined by the Commission or a practical

test

9. In all cases where a junior person becomes eligible for consideration by virtue of his total length of service (including ad-hoc one) in the feeder post, all persons senior to him in the respective category shall be deemed to be eligible for consideration and placed above the junior persons in the field of consideration:

Provided that all incumbents to be considered for promotion/confirmation shall possess the minimum qualifying service of at least three years or that prescribed in the relevant recruitment and promotion rules for the post whichever is less:

Provided further that where a person becomes ineligible to be considered for promotion/confirmation, on account of the requirement prescribed in the preceding proviso, the person(s) junior to him shall also be deemed to be ineligible for consideration for such promotion/confirmation.

The employees of all the public sector corporations and autonomous bodies who happened to be Government servants before absorption in public sector corporations/autonomous bodies at the time of intial constitution of such corporations/

autonomous bodies, shall be allowed age-concession in direct recruitment as admissible to Government servants. This concession will not, however, be admissible to such staff of the public sector corporations/autonomous bodies who were/are subsequently appointed by such corporations/autonomous bodies and are/were finally absorbed in the service of such corporations/autonomous bodies after the initial constitution of the public sector corporations/autonomous bodies.

11. The appointments to this service shall be subject to orders regarding reservation in the services for Scheduled Castes/Scheduled Tribes/Backward Classes issued by the Himachal Government

from time to time.

12. Departmental Examination:

(i) Every member of the service shall pass a departmental examination as prescribed in the Departmental Examination Rules, within the probation period or within two years from the notification of these rules whichever is latter failing which he shall not be eligible to;

(a) Cross the Efficiency Bar next due;
(b) Confirmation in the service; and
(c) Promotion to the next higher post:

Provided that if a member becomes otherwise eligible for promotion, within the period mentioned above, he shall be considered for promotion and if otherwise found fit, shall be promoted provisionally subject to his passing the departmental examination. He may be reverted if he fails to pass the same:

Provided further that an officer who has qualified the departmental examination in whole or in part prescribed under any other rules before the notification of these rules, shall not be required to qualify the whole or in part of the examination as the case may be:

Provided further that an officer for whom no departmental examination was prescribed prior to the notification of these rules and who has attained the age of 45 years on the 1st day of March, 1976, shall not be required to qualify the departmental examination prescribed under these rules.

- (ii) An officer on promotion to a higher post in his direct line of promotion shall not be required to pass the aforesaid examination, if he has already passed the same in the lower gazetted post.
- (iii) The Government may in consultation with the Himachal Pradesh Public Service Commission, grant in exceptional circumstances and for reasons to be reduced to writing, exemption in accordance with the departmental examination rules, to any class or category of persons from the departmental examination in whole or in part.

S. M. KANWAR. Commissioner-cum-Secretary.

GENERAL ADMINISTRATION DEPARTMENT (D-SECTION)

NOTIFICATION

Simla-171002, the 28th January, 1981

No. 7-74/73-GAD.—In exercise of the powers conferred by proviso to Article 309 of the Constitution of India and all other powers enabling him in this behalf, the Governor, Himachal Pradesh is pleased to make the following amendments in the "Recruitment and Promotion Rules for the post of Estate Officer, Class-II (Gazetted) in the General Administration Department" notified vide this Department notification of even number, dated 8-2-1974, namely:—

- 1. Short Title and Commencement.—(!) These rules may be called the Recruitment and Promotion Rules for the Post of Estate Officer, Class-II (Gazetted) in the General Administration Department (Third Amendment) Rules, 1081
 - (2) They shall come into force with immediate effect.

AMENDMENT

Below Note 7 to these Rules the following notes be added:

8. A candidate for appointment to any service or

post must be.

(a) a citizen of India, or (b) a subject of Nepal, or (c) a subject of Bhutan, or

(d) a Tibetan refugee who came over to India before the 1st January, 1962 with the intention of

permanently settling in India, or

(e) a person of Indian origin who has migrated from Pakistan, Burma, Sri Lanka. East African Countries of Kenya, Uganda, the United Republic of Tanzania (formerly Tanganyika and Zanzibar), Zambia, Malawi, Ziare and Ethopia with intention of permanently settling in India:

Provided that a candidate belonging to categories (b), (c), (d) and (e) shall be person in whose favour a certificate of eligibility has been issued by the Government of India/State Government.

A candidate in whose case a certificate of eligibility is necessary may be admitted to an examination or interview conducted by the Himachal Pradesh Public Service Commission or other recruiting authority, but the offer of appointment may be given only after the necessary eligibility certificate has been issued to him by the Government of India/Government of Himachal Pradesh.

9. In all cases where a junior person becomes eligible for consideration by virtue of his total length of service (including ad-hoc one) in the feeder post, all persons senior to him in the respective category shall be deemed to be eligible for consideration and placed above the junior persons in the field of consideration:

Provided that all incumbents to be considered for promotion/confirmation shall possess the minimum qualifying service of at least three years or that prescribed in the relevant recruitment and promotion rules for the post whichever is less:

Provided further that where a person becomes ineligible to be considered for promotion/confirmation, on account of the requirement prescribed in the preceding proviso, the person(s) junior to him shall also be deemed to be ineligible for consideration for such promotion/ confirmation.

The employees of all the public sector corporations and autonomous bodies who happened to be Government servants before absorption in public Sector corporations/ autonomous bodies, at the time of initial constitution of

such corporations/autonomous bodies, shall be allowe age concession in direct recruitment as & missible | Government servants. This concession, will not, be weve be admissible to such staff of the public sector corporitions/autonomous bodies who were/are subsequent appointed by such corporations/autonomous bedies an are/were finally absorbed in the service of such corpora tions/autonomous bodies after the initial constitution of the public sector corporations/autonomous bodies.

The appointments to this service shall be subjec to orders regarding reservation in the services fo Scheduled Castes/Scheduled Tribes/Backward Classe issued by the Himachal Pradesh Government from time to time.

11 Departmental Examination.—(i) Every member of the service shall pass a departmental examination as prescribed in the Departmental Examination Rules within the probation period or within two years from the notification of these rules whichever is latter failing which he shall not be ligible to:-

(a) Cross the Efficiency Bar next due,(b) Confirmation in the Service, and (c) Promotion to the next higher post:

Provided that if a member becomes otherwise eligible for promotion, within the period mentioned above, he shall be considered for promotion and if otherwise found fit, shall be promoted provisionally subject to his passing the departmental examination. He may be reverted if he fails to pass the same:

Provided further that an officer who has qualified the departmental examination in whole or in part prescribed under any other rules before the notification of these rules shall not be required to qualify the whole or in part of the examination as the case may be:

Provided further that an officer for whom no departmental examination was prescribed prior to the notifica-tion of these rules and who has attained the age of 45 years on the 1st of March, 1976, shall not be required to qualify the departmental examination prescribed under these rules.

- (ii) An officer on promotion to a higher post in his direct line of promotin shall not be required to pass the aforesaid examination, if he has already passed the same in the lower gazetted post.
- (iii) The Government in consultation with the Himachal Pradesh Public Service Commission, grant in exceptional circumstances for reasons to be reduce? in writing, exemption in accordance with the departmental examination rules, to any class or category of person from the departmental examination in whole or in part. SURENDER KISHORE,

Special Secretary.

माग 4—स्थानीय स्वायत शासनः म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिफाइड और टाउन एरिया तथा पंचायती राज विमाग

भाग 5-वैयक्तिक ग्रधिस्चनाएं और विज्ञापन

In the Court of Shri H. D. Kainthla, District Judge, Solan Himachal Pradesh

- 1. Smt. Ganga Devi wife of Mangal, resident of Bhatauli Kalan, Pr. Dharampur, Tehsil Nalagarh.
- Paras Ram son of Sukh Ram, resident of Village Thana, Pr. Dharampur, Tehsil Nalagarh .. Petitioners

Versus

Surinder Singh etc. and General Public . . Respondents.

Petition under section 29 of Guardian and Ward Act To

The general public.

Whereas in the above noted case the petitioners having applied for permission to sell the shares of the minors Km. Urmila Devi daughter of Paras Ram, Raj Kumar,

Mohan Lal and Gopal minor sons of Paras Ram son of Sukh Ram, resident of village Bhatauli Kalan. Pr. Dharampur, Tehsil Nalagarh, District Solan, in this Court.

The notice is hereby given to the general public, relation, kinsmen and the interested persons if any, that if anybody has got any objection to the grant of the application may file the same in this Court on 27-4-1981 of w at Nalagarh afterward the petition will be heard and decided ex-parte.

Given under my hand and seal of the Court this 17-3-1981.

> H. D. KAINTHLA, District Judge Camp at Nalagarh.

Seal.

कार्यालय श्री ग्रार0 सी0 गर्मा, मब-जज प्रथम श्रेणी, हमीरपुर हिमाचल प्रदेश

सी 0 एस 0 नं 0 19 आफ 1980

जसवंद सिंह

160

बनाम

हिमामल प्रदेश सरकार

 म्लामः (2) सर्वण, (3) ग्रर्जन सुपुद्धान भगत राम, वासी गसोता, तपा उगयालता, (10) तुलमी सुपुद्ध मंगता, (15) गोरख राम, (16) बली राम सुपुद्धान नेक राम, वासी दरोटा तपा उगयालता, तहसील व जिला हमीरपुर, हिमाचल प्रदेश।

उपरोक्त मुकदमा मुन्दरजा उनवान बाला में प्रतिवादीगण के नाम इस प्रदालत से कई बार समन बराए पैरवी मुकदमा जारी हुए। परन्तु मुद्दालम आज तक समन की तामील करने से गुरेज करते आ रहे हैं। अब मुदालम के खिलाफ आड़ेर 5, रूज 20, सी0पी0सी0 के तहत इक्तहार जारी करके लिखा जाता है कि मुद्दालम तिथि 14-4-81 को मुबह 10 बजे असालतन या वकालतन हाजिर अदालत आ कर पैरवी मुकदमा करें नहीं तो अदम हाजरी कार्रवाई यक्तरका अमल में लाई आवेगी।

भाज दिनांक 20-3-81 हमारे दसलेखत व मोहर ग्रदालत हारा जारी हुन्ना ।

मोहर ।

न्नार0 सी0 नर्मा, सब-जज प्रथम श्रेणी,

हमीरपुर ।

कार्यालय श्री आर0सी0 शर्मा, सब जज-प्रथम श्रेणी, हमीरपुर हिमाचल प्रदेश

सी 0 एस 0 नं 0 301 ब्राफ 1978

स्रोम नाथ

बनाम

दिले राम

बनामः (2) राम लाल सुपुत्र चन्दू सुपुत्र सेरा, (4) जसवंत, (5) बलवन्त, (6) हरमन्त, (7) प्रकाश सिंह सुपुतान लखा सिंह, (8) श्रीमती कौशल्या देवी, (9) सीमा देवी, (10) निर्मला देवी, (11) सन्तोष कुमारी सुपुत्रियां लखा सिंह, (12) श्रोमप्रकाश सुपुत्र कांगडू, वासी रजगार, तपा उगयालता, तहसील व जिला हमीरपुर । अतिवादीगण।

उपरोक्त मुकदमा बाला में उपरोक्त मुद्दालम के नाम कई बार समन इस अदालत से बराये पैरबी जारी हुए । मुद्दालम ताहाल समन की तामील करने से गुरेज करते या रहे हैं । अब उपरोक्त मुद्दालम के नाम आंदर 5, रूल 20, सी 0पी 0सी 0 के तहत इस्तहार जारी किया जाता है कि वह तिथि 21-4-1981 को मुबह 10 बजे असाजतन या वकालतन हाजिर अदालत आ कर पैरबी मुकदमा करें नहीं तो गैर हाजरी में कार्यवाही यकतरफा अमल में जाई जायेगी।

आज दिनांक 12-3-1981 हमारे हस्ताक्षर व मोहर श्रदालत के जारी हआ।

मोहर ।

श्रार0 सी0 शर्मा, सब-जज प्रथम श्रेणी, हमीरपुर ।

IN THE COURT OF SHRI J. L. GUPTA, SUB-JUDGE, 1ST CLASS, NURPUR, DISTRICT KANGRA H.P.

Succession Act, Case No. 3/80

Milkhi Ram, etc. versus 1. Geeta Devi d/o Shri Sudama Ram w/o Gagan Singh, Rajput, r/o village Bassa, P.O. Nagrota Surian, Tehsil Dehra, 2. Kesri Devi d/o Shri Sudama Ram wife of Shri Rai Singh, r/o village Bassa, P.O. Surian Nagrota, Tehsil Dehra, 3. General public.

Whereas the above named petitioners have applied for the grant of Succession Certificate u/s 372 of the Indian Succession Act for the goods of Shri Sudama Ram son of Shri Hazari, resident of Village Gholi, P.O. Lohara, Tehsil Nurpur, District Kangra (H.P.) who died on 25-11-1976.

Notice is, hereby issued to the general public to file objection if any, against the grant of Succession Certificate to the petitioners in this Court on or before 14-4-1981 at 10 A.M. failing which further proceedings regarding grant of Succession Certificate will be initiated.

Given under my hand and the seal of the Court on this 9th day of March, 1981.

Seal.

J. L. GUPTA, Sub-Judge, 1st Class, Nurpur, District Kangra, H.P.

In the Court of Kr. M. S. Mandyal, Sub-Judge 1st Class, Palampur. District Kangra (H.P.)

PROCLAMATION UNDER ORDER 5, RULE 20 C.P.C.

Case No. 126 of 1978

In case Mehar Singh versus Dalip Singh Versus: Shri Dalip Singh, Block No. 176, Northern Railway, Pahar Ganj, New Delhi-6, Quarter No. C-I

Defendant.

Whereas in the above noted case, it has been proved to satisfaction of this court that the above noted defendent is evading the service of the summons and cannot be served in the normal courses of the service. Hence, this proclamation, is hereby issued against him to appear in this Court on the date fixed for hearing on 14-4-1981 at 10 A. M. personally or through an authorised agent or pleader to defend the case, failing which ex-parte proceedings will be taken against him.

Given under my hand and the seal of this court on 26th day of February, 1981.

M. S. MANDYAL, Sub-Judge, 1st Class Palampur, Kangra, H.P.

Seal.

(Proclamation under Order 5, Rule 20, C.P.C.)

IN THE COURT OF SHRI J.N. BAROWALIA, RENT CONTROLLER No. 1. SIMLA HIMACHAL PRADESH

Case No. 21-2/78

In case Kr. Shyam Chander Pal s/o B. P. Singh, r/o village and Tehsil Suni, Owner Durga Bari, Lower Kaithu, Simla-3

Versus

417.00

Shri Devinder Singh

To

Shri Devinder Singh, Set No. I. Durga Bari, Lower Kaithu, Simla-3.

WHEREAS in the above-noted case, it has been proved to the satisfaction of this Court that the above named defendant/respondent is evading the service of the summons and can not be served in the normal course of service. Hence this proclamation is hereby issued against

an authorised agent or pleader to defend the case, failing which ex-parte proceeding will be taken against him.

Given under my hand and the seal of this Court on the

him to appear in this court on the date fixed for hearing i.e. 10-4-1981 at 10 A.M. personally or through

13th day of March, 1981 at Simla.

J. N. BAROWALIA, Rent Controller (I), Simla.

Seal.

भाग 6-भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

LAW DEPARTMENT

NOTIFICATIONS

Simla-171002, the 5th August, 1980
No. LLR-E(9)-10/79.—The following Acts recently passed by the Parliament which have already been published in the Gazette of India, Extra-ordinary, Part-II, section I, are hereby republished in the Himachal Pradesh Government Rajpatra, for the information of general public:--

•	•		
SI. No.	Title	Date of assent	Date of the Gazette of India (Extra-
			ordinary) Part-II, sec-
			tion I in which the Acts
		·	were publi- shed
1	2	. 3	4

The Gujarat Appropriation Act, 1980 (No. 24 of 1980). 28-3-1980

l	2	3	4
2.	The Maharashtra Appropriation (Vote on Account) Act, 1980 (No. 25 of 1980).	28-3-1980	28-3-1980
3.	The Maharashtra Appropriation Act, 1980 (No. 26 of 1980).	28-3-1980	28-3-1980
4.	The Punjab Appropria- tion (Vote on Ac- count: Act, 1980) (No. 27 of 1980).	28-3-1980	28-3-1980
5.	The Punjab Appropriation (Vote on Account) Act, 1980 (No. 28 of 1980).	•	

G. S. CHAUHAN, TP Under Secretary. (Law):

44,

for a new year

1

Assented to on 28th March, 1980.

THE GUJARAT APPROPRIATION ACT, 1980 -

(ACT No. 24 of 1980)

ACT

to authorise payment and appropriation of certain further sums from and out of the Consolidated Fund of the State of Gujarat for the services of the financial year 1979-80.

BE it enacted by Parliament in the Thirty-first Year of the Republic of India as follows:-

.....

1. Short title. This Act may be called the Gujarat Appropriation Act, 1980. **

2. Issue of Rs. 1,78,85,29,000 out of the Consolidated Fund of the State of Gujarat for the financial year 1979-80.— From and out of the Consolidated Fund of the State of Gujarat there may be paid and applied sums not exceeding those specified in column 4 of the Schedule amounting in the aggregate to the sum of one hundred and seventy-eight crores, eighty-five lakes and twenty-nine thousand rupees towards defraying the several charges which will come in course of payment during the financial year 1979-80, in respect of the services specified in cloumn 2 of the Schedule.

3. Appropriation.—The sums authorised to be paid and applied from and out of the Consolidated Fund of the State of Gujarat by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.

THE SCHEDULE

(See sections 2 and 3)

No. of	Services and purposes	Head of Account		Su	ng /	
De- mand or Appro	, , , , , , , , , , , , , , , , , , , ,	· · · · · · · · · · · · · · · · · · ·		Voted by : Parliament _u	Charged on the Consoli- dated Fund	Total
pria- tion	· -: 2	3	a		4	- 1 日本株代 - 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
			 -		200	
				Rs.	Rs.	Rs.
	General Administration	Department		1.020		*****
· 1	Governor Council of Ministers	212—Governor 213—Council of	Revenue	••	2,01,000	2,01,000
	Elections	Ministers 215—Elections	Revenue Revenue	2,67,000 91,24,000	• •	2,67,000, 91,24,000
	Public Service Com- mission General Adminis-	251—Public Service Commission 252—Secretariat—	Revenue		1,14,000	1,14,000
	tration Depart- ment	General Services				er er g
		261—External Affairs 296—Secretariat Eco- nomic Services	Revenue	8,89,000		8,89,000
6	Economic Advice and Statistics	304—Other General Economic Ser- vices	Revenue	9,35,000		9,35,000

1	2 .	3			4	TENNING COLOR
	٠.			Rs.		The same of the last
7	Other Expenditure pertaining to Gen- eral Administra-	265—Other Adminis- trative Services		R .s.	Rs.	Rs.
3 14.	tion Department	268—Miscellaneous General Ser-				
OF EST	300 7,15	vices 277—Education 278—Art and Cul-				
		ture 288—Social Security and Welfare		12 1121		
O 10	٠	295—Other Social and Community Services	o '			
13 7-7.	₹Žtori,	314—Community Development	Revenue		14 N 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
		766—Loans to Go- vernment Ser-			1111 · · · · · · · · · · · · · · · · ·	**
		vants	Capital	21,34,000	••	21,34,000
-250		TOTAL—GENERAL ADMINISTRA-4. TION DEPART-	t,			
WH!		MENT		1,33,49,000	3,15,000	1,36,64,000
1111	Finance	Department		,		
9	Tax Collection Charges (Finance Department)	220-Collection of Taxes on Income and Expenditure			refference of the body	
		235 - Collection of other Taxes on Property and		,		
13.50		Capital Tran- sactions			£:	
(19 <u>)</u>		240 Sales Tax 245 Other Taxes and Duties on Commodities				;
130 J 130.	. 7	and Services 277—Education 284— Urban Development 288—Social Security				ş.t
10	Treasury and Acco-	and Welfare 254—Treasury and	Revenue	2,87,09,000	4,61,34,000	7,48.43,000
o si	unts Admini- stration	Accounts Administration	Revenue	7,91,000	• * * * * * * * * * * * * * * * * * * *	7,91,000
41-	Pensions and other Retirement Bene- fits	266—Pensions and other Retire- ment Benefits	Revenue	11,49,000	••	[11,49,000
12	Other Expenditure pertaining to Finance Depart-	247-Other Fiscal Services				
	ment	265-Other Admini- strative Ser-			es a president	
111		vices 268—Miscellaneous General Services			76.7 (46.5) 767 (46.6) 78	
		288 Social Security and Welfare 304 Other General			1	•
124	• •	Economic Ser- vices				
V.1		314 - Community Development 522 - Capital Outlay	Revenue	1,000	••	1,000
135		on Machinery and Eu- gineering In- dustries	··· .			1 3 3 4 5 4 4 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

राजपत्र, हि	माचल प्रदेश,	ः <i>श्रृंध</i> आ प्रै	स , 1981/14	चैत्र,	1903
-------------	--------------	-------------------------------	--------------------	--------	------

	1	2 3			4 ?	
_				Rs.	Rs.	Rs.
	. \$	766—Loans to Go- vernment Ser- vants			4. T	14 th 1
	·	768 Inter-State Set- tlement	Capital	81,51,000	* 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	81,51,000
		TOTAL— FINANCE DE PARTMENT	-	3,88,01,000	4,61,34,000	8,49,35,000
	Legal Depar	rtment				
14	4 Legal Department	252- Secretariat Gen- eral Services	Revenue	1,51,000	••	1,51,000
15 16	Justice	214—Administration o Justice 265—Other Admini- strative	fRovenue	2,65,000	6,71,000	9,36,000
_	Department	Services 288—Social Security and Welfare 295—Other Social				
		and Commu- nity Services 766—Loans to Go-	Revenue	57,000	• •	57,000
		vernment ser- vants	Capital	22,04,000	• •	22,04,000
		TOTAL—LEGAL DE- PARTMENT		26,77,000	6,71,000	33,48, 4
				· . •	10%. 10%.	
	Food and Civil Supplie	s Department		.,		
7	Food and Civil Sup- plies Department	296—Secretariat— Economic Services	Revenue	98,000		98,000
8	Civil Supplies	288—Social Security and Welfare 488—Capital Outlay on Social Secu-	Revenue	1,95,000	••	1,95,000
9	Food	rity and Wel- fare 309—Food 509—Capital Outlay	Capital Revenue	7,00,000 60,35,000		7,00,000 60, 35,000
)	Other Expenditure	on Food 766—Loans to Go- vernment ser-	Capital	* • •	72,000	72,000
·3	Food and Civil Supplies Depart- ment	vants	Capital	14,01,000	• • • • • · · · · · · · · · · · · · · ·	14,01,000
٠.		TOTAL—FOOD AND CIVIL SUP-	·.		· · · · · ·	
		PLIES DEPART- MENT	-	84,29,000	72,000	85,01,000
	Agriculture, Forests	and Co-operation Departm	ent			
	Agriculture, Forests and Co-operation Department	296—Secretariat - Economic Services	Revenue	1,000	• •	1,000
	Co-operation	298—Co-operation 304—Other General Economic	D	07 (5 200		Am 20
		Services 498—Capital Outlay on Co-operation 698—Loans for Co-	. Revenue	97,65,000	••	97, 65,000
		operation	Capital	7,79,64,000	• •	7,79,64,000
•	Agriculture	305—Agriculture 505—Capital out- lay on Agri- culture	Revenue	6,000	••	6,000

1	-2	3				495
					4	\$
	7-1-4 (1) - 1-4	705—Loans for Agriculture		Rs.	Rs.	Rs.
; 27	Minorland	722—Loans for Ma- chinery and Engineering In- dustries	Capital	£/1 (10 000		
41	Minor Irrigation, Soil Conserva- tion and Area Development	288—Social Security Welfare	, , cupital	50,00,000	••	50,00,000
	•	306—Minor Irrigation 307—Soil and Wa- ter Conserva-			•	
-	•	308—Area Develop- ment	Revenue	3,000		
•		506—Capital outlay on Minor Irrigation,			127	3,000
		Soil Conserva- tion and Area Deve-				•••
,		706—Loans for Minor Irrigation, Soil				
- KIK		Conservation and Area				
28.	Animal Husbandry and Dairy Deve-	Development 310—Animal Hus- bandry	Capital	2,00,00,000	••	2.00,00
	lopment	311—Dairy Deve-	Revenue	. 1,000		1.000
		510—Capital out- lay on Animal	Kovenue	1,000		1,000
રે ફેટ, -	**	Husbandry 511—Capital outlay on Dairy De-				
	•	velopment 710—Loans for Animal Hus-	**			
29	Fisheries	bandry 312—Fisheries 712—Loans for Fi-	Capital Revenue	2,50,00,000	••	2,50,00,000
30	Forest	sheries 295—Other Social, and Community Services	Capital	25,00,000	••	25,00,000
		313—Forests 513—Capital out- lay on Forests	Revenue	• •	• •	••
31	Other Expenditure	713—Loans for Forests 766—Loans to Go-	. ,Capital	20,00,000	••	20,00,00
	pertaining to Agriculture, Fo- rests and Co- operation De- partment	vernment Servants	Capital	1,32,89,000		1,32,89,000
,		TOTAL—AGRICULTURE, FORESTS AND				
		Co-operation Department	_	15,55,29,000		15,55,29,000
	Education	Department				
32	Education Department	276—Secretariat—Social and Community Ser-		1 70 000		1,70,000
33	Education	vices 249—Interest Pay- ments	Revenue	1,70,000		
		277—Education 677—Loans for Edu- cation, Art	Revenue	9,98,10,000	1,80,09,000	11.78,19,000
		and Culture	Capital	73,21,000	••	73,21,000

496		राजपत्न, हिमाचल प्रदेश, 4				
1	2	3			4	
	The state of the s			Rs.	Rs.	Rs.
34	Other Expenditure	278—Art and Cult	ure	•		(
	pertaining to Education De- partment	279—Scientific Services and Research	Revenue	15,70,000	• •	0,000رد،
	partineat	766—Loans to Go- vernment Ser-				•
		vants 767—Miscellaneous Loans	Capital	5.71,00,000		5,71,00,000
		TOTAL EPARTMENT		16,59,71,000	1,80,09,000	18,39,80,000
	nome Depa	artment	/ .·			and and the second second second second second second
					,	
3.5	Home repartment	252—Secretariat—General Services 253—District Ad-				
		ministration	Revenue	3,13,000	••	3,13,000
36	Charges (Home Department)	241—Taxes on Vehicles		•		
	,	245—Other Taxes and Duties on Co-		•		
		mmodities	Davanua.	3,55,82,000		3,55,82,000
37	Police	***	.Revenue	5,15,28,000	••	5,15,28,000
38	Jails	***	Revenue	26,04,000	1,000	26,05,000
39	Information, Pub- licity and To- urism	278—Art and Culture 285—Information and Publicity				
		339—Tourism 544—Capital out-	Revenue	14,99.000	# w	14,99,000
10	Other Francisco		.Capital	• • • • • • • • • • • • • • • • • • •		••
40	Other Expenditure pertaining to Home Depart- ment	265—Other Administrative Services	,			
		288—Social Security and Welfare				
		338—Road and Water Trans-				. * *
		port Services , 538—Capital out-	.Revenue /			1 pm
		lay on Road and Water		•		-
		Transport Services			•	•
		766—Loans to Go- vernment Ser- vants	.Capital	52,51,000		52,51,000
		TOTAL—HOME DE-		9,67,77,000	1,000	9,67,78,000
	Health and Family W	elfare Denartment	_			
41	Health and Family	276—Secretariat—So-				- · /
	Welfare Depart- ment	cial and Com- munity Ser-				
42	Medical	vices	Revenue	2,87,000		2,87,000
43	P #	AO	Revenue	4,45,45,000	1,000	4,45,46,000
14	Public Health	282—Public Health, Sanitation	Revenue	1,000		1,000
		and Water Supply	Revenue	4,13,55,000	12,000	4,13,67,000

1	2 -	3		4	
				49 f	
		482—Capital outlay on Public Health, Sani-	Rs.	Rs.	Rs.
\		tation and Water Supply 682—Loans for Public Hea- Ith, Sanita- tion and Wa-		• .	
45	Other Expendi- ture pertaining to Health and Family Welfare Department	ter SupplyCapital 267—Aid Materials and Equip- ments 277—Education 288—Social Securi- ty and Welfare	1,95,00,000	••	1,95,00,000
		314—Community Development Revenue 766—Loans to Go-	15,00,000	•	15,00,000
		vernment ServantsCapital	1,54,37,000	•	1,54,37,000
		TOTAL—HEALTH AND FAMILY WEL- FARE DEPART- MENT	12.26,25,000	13.000	12.26,38,000
	Industries, Mines and	d Power Department			
46	Industries, Mines and Power De-	296—Secretariat—Eco- nomic Ser-			
47	partment. Tax Collection, Charges (Industries, Mines and	vicesRevenue 245—Other Taxes and Duties on Commodities	3.37,000		3,37,000
48	Power Depart- ment) Stationery and	and Services . Revenue 258—Stationery and	2,89,000	••	2,89.000
	Printing	Printing 266—Pensions and other Retire- ment Bene- fits , Revenue	2,79,79,000		2,79,79,000
49	Industries	297—Foreign Trade and Export Promotion 298—Co-operation	, , ,		,,,
		320—Industries 321—Village and Small Industries 498—Capital outlay	3,69,62,000	7,000	3,69,69,000
		on Co-operation 521—Capital outlay on Village and Small In- dustries 523—Capital out- lay on Petro- leum. Chemi- cals and Fer-			
		tilizers Industries 525—Capital outlay on Telecommunication and Electronics Industries 526—Capital outlay on Consumer Industries		',	
		530—Investments in Industrial Fi- nancial Ins- titutions			

1	2	.3	~		4	
	•	(OV Loops for Co		Rs.	Rs.	Dç
		698—Loans for Co- operation				
		720-Loans for In-				1
		dustrial Re-				. (
	4	search and				`,
		Development 721—Loans for Vil-				•
		lage and Sm-	-			
		all Industries	•			. /
	•	723-Loans for Pet-				•
		roleum. Che-	غر			
		micals and Fertilizer In-	•			•
		dustries				•
		725-Loans for Te-				
		lecommuni-		•		,
		cation and				,
		Electronics				
		Industries				
		726—Loans for Co sumer In-	11-			
	•	dustries				
		730-Loans to In-				
		dustrial Fin-				
		nancial Insti-	a	10 47 00 000		
50	Mines and Minerals	tutions ' 328—Mines and	Capital	18,65,00,000	• •	18.65,00,000
50	Milites and Militerais	Minerals	Revenue	20,31,000	•	20,31,000
		728—Loans for Mi-	. , Rovellao	20,51.000	* *	20,51,000
	•	ning and Me-				,
		tallurgical				•
- ,	70 D	Industries	Capital	11		• •
51	Power Projects		Revenue	11.19,000	· · · · · · .	. 11,19,000
	*	532—Capital outlay on Multi-				•
		purpose River				
		Projects				•
		734—Loans for Po-	Capital			
	0.1 5 11	wer Projects	-			* *
2	Other Expendi-	285—Information				
	ture pertaining to Industries.	and Publicity				
	Mines and Po-	288—Social Security and Welfare				
	wer Department	734—Other Gener-				
	•	al Economic				
			Revenue			
		766—Loans to Go-				
		vernment Ser-		1.04.00.000	•	4 0 4 0 0 0 0 0
		vants	Capital	1,06,20,000	• •	1,06,20,000
		TOTAL-INDUSTRIES,				
		MINES AND				/
		Power De-		*		
		PARTMENT		26,58,37,000	7,000	26,58,44,000
		•				
	•					
	Labour, Social Welf	are and Tribal Developme	nt Departme	nt		
;	Labour and	287-Labour and Em-				
	Employment		. Revenue		1,000	1,000
5 5	Social Security and	288-Social Security			1,000	1,000
	Welfare	and Welfare		'a .'		
		· ·	Revenue	1,10,30,000		1,10,30,000
		488-Capital out-				
		lay on Social				
		Security and				
	,	Welfare				-
		688—Loans for So-				,
		cial Security				
		and Welfare				
		698—Loans for Co-	C14-1	00.01.000		00 01 000
	6		Capital	90,81,000	• •	90,81,000
	Other Expenditure	285—Information	_			
	pertaining to Labour, Social	and Publicity	Revenue	• •		• •
	LAUVIII. NOCIAL					
	Welfare and					

58

cial and Community Ser-

munity vices

1 2 .	3		4	·
	,	Rs.	Rs.	Rs.
8	498 Capital out-			4
	lay on Co-			<i>></i> .
1	operation			
•	499—Capital outlay on Special			viii - 22 - 1.2
	and Back-		· , ,	tmayê rê ™ayê
	ward Areas		•	,
•	505. Capital outlay	•		
	on Agriculture			
	510—Capital outlay			
	on Animal			
	Husbandry 512—Capital outlay	•		
	on Fisheries			
	513—Capital outlay			
	on Forests			
	521—Capital outlay			
	on Village	-		
	and Small			
	Industries. 533—Capital outlay	* *		
	on Irrigation,	** *.		
	Navigation,			
	Drainage and			
	Flood Control			
	Projects	Ź		
	537—Capital outlay	(t		
	on Roads and	A		
	Bridges 677—Loans for Edu-			
	cation, Art			
	and Culture			
	682-Loans for Pu-			
	blic Health,			
	Sanitation and			
	Water Supply	•		
	688—Loans for			
	Social Securi-			
	ty and Welfare			
	698—Loans for Co-operation			
	699—Loans for spe-			
	cial and			
	Backward			
	Areas.			
	705-Loans for Agriculture			
	706—Loans for			
	Minor Irriga-			
•	tion, Soil			
	Conservation			
	and Area Development			
	710—Loans for Ani-			
	mal Husban-			
	dry			
	713—Loans for Fore-			
	sts			
	721—Loans for			
	Village and Small Indus-			
	tries	•		
	734—Loans for -			
	Power Pro-			
	jects Capita	3,000	,	3,000
		,		-,
	TOTAL LABOUR,	,		
	SOCIAL WELFARE			
	AND TRIBAL DE-			
	VELOPMENT DE-	2,66,04,000	1 000 - 1	2 66 05 000
	PARTMENT	∠,00,U4,UUU	1,000	2,66,05,000
	•			
Panchayats, Housing	and Urban Development Department	· 'e#		
		24 A S S S S S S		
Panchayats, Hous-	•			
ing and Urban		" . in hal.		
	E C 000 000 1 00 4 0 1 1	. **		
Development Department	Community Services Revenu	re 2,44,000	1,000	2,45,000

1	2	3			4	
. *				Rs.	Rs.	Rs.
60 کی	Community Deve- lopment	314—Community Development 337—Roads and		,		- ;***
61	Housing	Bridges 249—Interest Pay- ments	Revenue	1,07,86,000	10,04,000	1,17.90,000
		283—Housing 288—Social Security and Welfare	.·.			
		298—Co-operation 683—Loans for Housing 688—Loans for Social Securi-	Revenue		1,07,87,000	1.07,87.000
62	Urban Development	ty and Welfare 698—Loans for Co-operation 284—Urban Development 684—Loans for Urban De-	Capital Revenue	42,50,000 96,61,000	• •	42.50,000 96,61,000
63	Panchayati Raj	velopment 363—Compensations and Assignments to Local	Capital	85,01,000	• •	85,01,000
) · s	al .	Bodies and Panchayati Raj Institutions	Revenue	50.08.000	• •	50,08.00
64	Other Expenditure per- taining to Panchayats, Housing and Urban	260—Fire Protection and Control	1			
	Development Depart- ment	288—Social Security and Welfare 766—Loans to Governmen	Revenue	* *	••	***
		Servants 767—Miscellaneous Loans	Capital	1,90,79,000		1.90.79.00
		TOTAL—PANCHAYATS, HOUSIN AND URBAN DEVELOP- MENT DEPARTMENT	G	5,75,29,000	1.17.02.000	(02 21 00
66	Irrigation Department Irrigation and Soil	306—Minor Irrigation		5.75.29.000	1,17,92,000	6.93,21.00
	Conscrvation	307—Soil and Water Con-		•		
	1	servation 331—Water and Power De-				
		velopment Services 332—Multi-purpose River				
		Projects 333—Irrigation, Navigatio	n			
		Drainage and Flood Control Projects	,	11,09,15,000		11.09.15.00
		506—Capital Outlay on Minor Irrigation, Soil Conser-		11,05,15,000		11,09,13,00
	•	vation and Area Deve-				
		lopment 522—Capital Outlay on		*		
		Machinery and En- gineering Industries				
		532—Capital Outlay on Multi-purpose River				
		Projects 533—Capital outlay on Irrigat	ion.			
		Navigation, Drainage	and			
		Flood Control Projec 688—Loans for Social Securi				
		and Welfare 706—Loans for Minor Irrigat Soil Conservation and Development				
		722—Loans for Machinery Engineering Industries 731—Loans for Watzr and F	-		-	
67	Other Expenditure per	Development Services - 265—Other Administra	Capi ative	tal 25,000 n .	3,12,000	5.23.37,0
	taining to Irrigatio Department	· · · · · · · · · · · · · · · · · · ·	ir is all a "	3 20		
		20/—Aid Materials and	UL Particular de la companya de la comp	night - 5 02 000		5,02,0
		Equipments ·	Kever	1110 2,000	• • • • • • • • • • • • • • • • • • • •	
¥54.2,	egista and and graces	267—Aid Materials an Equipments 766—Loans to Governme Servants	nit "SE" Capita	al 69,91,000		69,91,0

					· · · · · · · · · · · · · · · · · · ·	437
1 _	2	3	4	5	6	. 7
18.	268	रोपी	वाट मुहाथ	10/1, 10/2, 62/2, 11/1 48/1	., 107	दः सीमा महाल लश्चड्याणा। पूः गैर मु० नाला सीमा महाल देवशार व सीमा महाल देवशार व सीमा महाल देवशार व सीमा महाल देवशार व गीर पः श्वराजी मजन्या व गीर मजन्या व सीमा महाल लश्चड्याणा व जंगल कशाल दी. पी. एफ. । इः श्वराजी मजन्या व गैर मजन्या महाल घाट मुहाथ व नीर्थन खड़। दः सीमा जंगल हियाण चेलला व ग्वराजी महाल घाट मुहाथ । पूः गैर मु० सङ्क नाला व मीमा महाल भूराह । पः सीमा जंगल दी. पी. एफ.
रैक्ट <i>। सर</i> ू						France - months
रैन्ज : सदर			तहमील: सदर	1	गण्डलः नाचन	जिलाः मण्डी

रैन्ज :	सदर			तहमीलः सदर	मण्डल	ः नाचन	जिलाः मण्डी
त्रम स 0	नोस्ति	संख्या	नाम जंगल	नमा मुह	ाल खुसरा संख्या	रकवा एकडो में	मीमां ग्
1		2	3	4	5	6	7
1.	4	लङ्	्बर	लझूखर	36/1, 40/1	79 उ:	सीमा महाल डी0पी0 एफ0 बहलीधार।
						द: पु:	डी० मी० एफ० दुग्र [ा] देवीव स्वारधार [ा] मीमामहाल यू० पी० एफ० जगोर्ड।
						4 :	यू 0 पी 0 एक 0 चिला धार (महाल धार, मशरन वगिहुला) ।
2.	5	सारी	ा पलांटेशन	1. सारी 2. मझबाड़	30 519	5	ग्रराजी महाल, मझ- बाड़ । त: सीमा महाल धार । त: — उपरोक्त —— त: मीमा महाल सार ।
3,	8	ਬ [ਾ]	भ ता	नेला '	437, 440	40 3 3	ा: महाल नेला। त: महाल धोड़ी धार पू: महाल शिला किपड़ त: महाल नेला।
4.	9	प्रध	ह	दमयाण	82		3: महाल दमयाण । द: महाल वैना । [: महाल दमयाण । प: महाल भरोन ।
5.	10	पभ्र	:	गिहुला	587/1, 647/1, 647/2, 648/1. 649/1	110 उ	पाल सिंह । द: अराजी मजरूया महाल गिहुला द यावादी महाल गिहुला । : अराजी मजरूया महाल
•							गिहुला। महाल ग्रायाला व जंगल मलकीयती कौर।
6.	11	लंगव	गहर	गिहुला	652, 645/1, 646 651	, 285	अस्तिमा अंगल कंघानी यू0 पी0 एफ0 व अंगल जलाड़ी नाल यू0पी0 एफ0 कावल नाल।

राजपत्न,	हिमाचल	प्रदेश,	4 ग्रप्रेन,	1981/14	चैत्र,	1903
----------	--------	---------	-------------	---------	--------	------

. .* .t

_		राजपत्न, हिमाचल प्रदेश, 4	ग्रप्रैल, 1981/1	ı चैव, 190 3			·,		रा	जपत्त. हिमाचल प्रदेश, 4 म्रप्रैल, 1981/14	चैत्र, 1903
96		3	4444)		4	•		1	2 _	3	
1	2				Rs.	Rs.			·		D -
		278—Art and Cult	lurê	Rs.	R5.	1				482—Capital outlay	Rs.
34	Other Expenditure pertaining to	279-Scientific Ser-	(u) c			ha 000		,		on Public Health, Sani-	
	Education De-	vices and Re-	Revenue	15,70,000		0,000رد،	^	,		tation and	
	partment	search 766—Loans to Go-				. •	.			Water Supply 682—Loans for	
		vernment Ser-		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1			ŀ	\		Public Hea-	
		vants		2.71.00.000	,	5,71,00,000	i ,			ith, Sanita- tion and Wa-	
		767—Miscellaneous Loans	Capital	5.71,00,000	• •	3,71,00,000				ter Supply Capital	1,95,00,00
		ATION					1	45	Other Expendi- ture pertaining	267—Aid Materials and Equip-	
		TOTAL EPARTMENT		16,59,71,000	1,80,09,000	18,39,80,000			to Health and	ments	
									Family Welfare Department	277—Education 288—Social Securi-	
	nome Depa	wémané	<i>'</i> .	•					Department	ty and Welfare	
	поше глера	riment								314—Community	
~	Home pepartment	252—Secretariat—Ge	-	*	,					Development Revenue	15,00,000
55	The state of the s	neral Services					1			766—Loans to Go- vernment Ser-	
		253—District Ad- ministration	Revenue	3.13,000		3,13,000				vantsCapital	1,54,37,00
.,	x Collection	241—Taxes on									
36	Charges (Home Department)	Vehicles				1 4	i 💃 .			TOTAL—HEALTH AND FAMILY WEL-	
	Department)	245-Other Taxes and	ł	*			1			FARE DEPART-	
		Duties on Co-				í				MENT	12.26,25,00
		mmodities and Services	Revenue	3,55,82,000		3;55,82,000			Industries, Mines and	Power Department	
,	Police		Revenue	5,15,28,000		5,15,28,000	1				
			Revenue	26,04,000	1,000	26,05,000	1	46	Industries, Mines and Power De-	296—Secretariat—Eco- nomic Ser-	
	Information, Pub-	278-Art and Culture							partment	vicesRevenue	3,37,00
	licity and To- urism	285—Information and Publicity	•					47	Tax Collection,	245—Other Taxes	3.37,00
			Revenue	14,99,000	* *	14,99,000			Charges (Indus- tries, Mines and	and Duties on Commodities	
		5-14—Capital out-	Novella	11,22.000	. **	• 1,52,6110			Power Depart-	and Services . Revenue	2,89,0
		lay on other Transport and	•				1		ment)		2,00,00
		Communica-						48	Stationery and Printing	258—Stationery and Printing	
	Other Expenditure		Capita!	••	• •	**	4			266—Pensions and	
	pertaining to	265—Other Admi- nistrative					1.			other Retire- ment Bene-	
	Home Depart-	Services	-							fitsRevenue	2,79,79,00
	ment	288—Social Security				X	×	49	Industries	297-Foreign Trade	
		and Welfare							3. ¹	and Export Promotion	
		338—Road and Wa-		•		1		0.3		298—Co-operation	
		ter Trans- port Services	Revenue			-	160			320—Industries 321—Village and	
		538—Capital out-	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	* * * ;		K SATUS	3 3 30		等 期	Small Indus-	
		lay on Road		•	r					triesRevenue 498—Capital outlay	3,69,62,0
		and Water Transport							W. F. C.	on Co-operation	
		Services								521—Capital outlay on Village	
		766—Loans to Go- vernment Ser-					Market A. C. C. Commission		\$5.00°	and Small In-	
			Capital	52,51,000	• •	52,51,000		3		dustries 523—Capital out-	
			_					14 AT	†	lay on Petro-	
		TOTAL—HOME DE-		9,67,77,000	1,000	9,67,78,000				leum. Chemi-	
		- /124 J.WELINE	_	2,07,77,000	1,000	2,07,70,000	Tiputos.			cals and Fer- tilizers In-	,
										dustries	
	Health and Family W	elfare Department					,			525—Capital out- lay on Tele-	
	Health and Family	276—Secretariat—So-			•	- 1	*			communication	
	Welfare Depart-	cial and Com-				,	,			and Electronics Industries	
	ment	munity Ser-		A 07 000		4.07.000				526—Capital out-	
	Medical	vices 280—Medical	Revenue	2,87,000	1.000	2,87,000				lay on Consu- mer Indus-	
		281—Family Welfare	Revenue	4,45,45,000 1,000	1,000	4,45,46,000 1,000				tries	
			Koventie	1,000	• •	1,000	/			530—Investments in	
	Public Health	282-Public Health.	•							Industrial Fig.	
	Public Health	282—Public Health, Sanitation and Water	·							Industrial Fi- nancial Ins-	

Ĵ

1 2	3	•		4	
			Rs.	Rs.	Rs.
Buildings and Comn	nunication Department				.1
69 Non-Residential Bu	ildings 259—Public Works 277—Education		•		- my
	278—Art and Culture	•			,,,,,
•	280—Medical 281—Family Welfare				
	282-Public Health. Sanitation				
	and Water Supply 288—Social Security and Welfare	P.			
	295—Other Social and Communi		•		
	Services 310—Animal Husbandry		•		
	312—Fisheries		•		•
	314—Community Development		·		•
	320—Industries 339—Tourism				•
	344—Other Transport and Comi		0 00 00 000	0	2 22 50 000
	nication Services 459—Capital outlay on Public We		e 2,33,58,000	J	2,33,58,000
	477—Capital outlay on Educati		1		
	Art and Culture 480—Capital outlay on Medical	100			
	481—Capital outlay on Family We				
	482—Capital outlay on Public He				
	Sanitation and Water Supp 488—Capital outlay on Social Sec	urity	-		
	and Welfare				
	496—Capital outlay on other Search Community Services	ocial		٠.	
	505—Capital outlay on Agricultu	ıre	,	`	
	510—Capital outlay on Animal Hu bandry	18-			
	512—Capital outlay on Fisheries				
	514-Capital outlay on Commu	nity			•
	Development 520—Capital outlay on Industrial	Re-			
	search and Development				
	544—Capital outlay on other Trans		1.25.000		1.25,000
_	and Communication Service	S. Capital	1,25,000	• •	1,25,000
70 Residential Buildings	283—Housing	Revenue	3.00,00.000	32,000	3,00,32,000
	483—Capital outlay on Housing 683—Loans for Housing	Capital	63;21,000		63,21,000
71 Ports	335-Ports, Light Houses and Shipp	oing		• •	
	535—Capital outlay on Ports, L	Revenue	35,000	• •	35,000
	Houses and Shipping	-			
	735-Loans for Ports, Light Houses		70.50.000		70 50 000
72 Roads and Bridges	Shipping 314—Community Development	Capital	70,50,000	• •	70,50,000
	337—Roads and Bridges	Revenue	7,78,44,000		7,78,44,000
	537—Capital outlay on Roads and Bridges	Capital	1,000	28 000	29,000 -
73 Gujarat Capital Cons-	484—Capital Outlay on Urban Develo	p-			
truction Scheme 74 Other Expenditure per-	ment - 249—Interest Payments	Capital	2,29,31,000	4,000	2,29,35,000
taining to Buildings	260-Fire Protection and Control				•
and Communication Department	265—Other Administrative Services			1	
150 partment	268—Miscellansous General Service 336—Civil Aviations	Revenue	1,69,000	16 000	1,85,000
	766—Loans to Government Servants	Capital	35,00,000		35,00,000
	TOTAL—BUILDINGS AND COMMU-				Name of Street or other Persons of the Persons of t
	NICATION DEPARTMENT	i	17,13,34,000 8	0,000 17	1,14,14,000
Revenue Department			~~~,~~~,~		
75 Revenue Department	252—Secretariat—General Services				
	296—Secretariat—Economic	-			
76 Tax Collection Charges	Services 229—Land Revenue	Revenue	5,84,000	• •	5,84,000
(Revenue Department)	230-Stamps and Registra-				
	tion 245—Other Taxes and Duties				
	on Commodities and				
	Services 284—Urban Development				
	304—Other General Economic				
	Services	Rêvêque	2,25,42,000	2,	25,42,000
	704—Loans for other General Economic Services	Capital			
77 District Administration	253—District Administration	Revenue	91,58,000		91,58,000

er.			राजाज, हिमाचल अपश, 4 अ		া বল, 1903		5.03
1 1	·	2	3			4	
•, •			•		Rs.	Rs.	Rs.
· 7	8	Relief on account of Natural Cala- mities	695 - Loans for other Social	. Revenue	35,46,84,000	66,000	35,47,50,000
7	9_	Dangs District	299 Special and	.Capital	1,02,50,000	••	1,02,50,000
			699 Loans for Sp-	.Rev.nue	18,04,000	••	18,04,0000
8	o .	Compensations and Assignments	ward Areas	Capital		••	••
		1	268 Miscellaneous General Services				
		.;	363— Compensa- tions and As- signments to local bodies		; · · · ·	i i re	
			and Pan- chayati Raj Institutions 504 Capital out-	. Revenue	62,16,000	12,79,000	74,95,000
			lay on other Economic Services		5 C		
			603 Internal Debt of the State Government	Capital			
) (1) (2) (3)	:	Other Expenditure pertaining to Revenue De-	288— Social Secu- rity and Wel- fare				
Č.		part m ent	305- Agriculture 488- Capital outlay	Revenue	**	••	• •
<u>e</u> 2.	•		on Social secu- rity and Wel- fare 688—Loans for So- cial Security and Welfare	·			
			705 - Loans for Agriculture 766 - Loans to				
			Government Servants	. ,Capital	83,17,000	3,27,000	86,44,000
			TOTAL— REVENUE DEPARTMENT		41,35,55,000	16,72,000	41,52,27,000
			GRAND TOTAL		1,70,94,50,000	7,90,79,000	1,78,85,29,000
				Revenue Capital	1,08,24,71,000 62,79,69,000	7,83,36,000 7,43,000	1,16,08,07,000 62,77,22,000

Assented to on 28-3-1980

THE MAHARASHTRA APPROPRIATION (VOTE ON ACCOUNT) ACT, 1980

(ACT No. 25 of 1980)

AN

ACT

to provide for the withdrawal of certain sums from and out of the Consolidated Fund of the State of Maharashtra for the services of a part of the financial year 1980-81.

BE it enacted by Parliament in the Thirty-first Year of the Republic of India as follows:-

- 1. Short title.—This Act may be called the Maharashtra Appropriation (Vote on Account) Act, 1980.
- 2. Withdrawal of Rs. 12,02,71,48,000 from and out of the Consolidated Fund of the State of Maharashtra for the

financial year 1930-81—From and out of the Consolidated Fund of the State of Maharashtra there may be withdrawn sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate to the sum of one thousand two hun fred and two errors, seventy-one lakhs and forty-eight thousand rupees towards defraying the several charges which will come in course of payment during the financial year 1980-81.

3. Appropriation.—The sums authorised to be withdrawn from and out of the Consolidated Fund of the State of Maharashtra b/t is Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.

THE SCHEDULE

(See sections 2 and 3)

	2			3	
	of Services and purposes		Sur	ns not exceeding	
Appril	oro-		Voted by Parliament	Charged on the Consolidated Fund	Total 18
_	ويومانيون بيود الدين الدين المن المقاملية بين سمو لين الدين بيود الله الدر الذي الدين الدين المن الم		Rs.	Rs.	D.
	General Administration Department		;	162.	Rs.
1	President/Vice-President/Governor/Admi-				
2	nistrator of Union territories Council of Ministers	. Revenue . Revenue	19,31,000	9,82,000	9,82,000 19,31:000
3		. Revenue	6;51;47;000	* *	6,51,47,000
4	Appropriation for Reduction or Avoidance	e			0,51,17,500
5	of Debt .	_		26,000	26,000
6	Interest Payments . Public Service Commission .	-	45,000	4,000 7,92,000	4,000 8,37,000
7	Secretariat General Services .	-	85,00,000	1,000	85,01,000
8	District Administration .	46.	16,38,000		16,38,000
.9	Other Administrative Services .		39,11,000	1,000	39,12,000
10	Miscellaneous General Services	Revenue	13,10,000	36,000	13,46,000
12	Housing		17,95,000 2,19,000	* * *	17,95,000
13	Information and Publicity		1,02,20,000		2,19,000 1,02,20,000
14	Social Security and Welfare	Revenue	19,33,000	, ,	19,33,000
15	Other Social and Community Services		3,45,000		3,45,000
16	Other General Economic Services		54,000	25 000	54,000
	Internal Debt of the State Government . Loans to Government Servants, etc	0.55.1	5,06,000	26,000	26,000 5,06,000
I	lome Department				*,***,***
19	Administration of Euchies	D	C 02 000		
20	Administration of Justice State Excise	Revenue Revenue	5,23,000 66,65,000	5,000	5,28,000
	Taxes on Vehicles	Revenue	95,86,000	5,000 12,01,89,000	66,70,000
22	Other Taxes and Duties on Commodities		·		
	and Services.	D	11,00,000	79,48,000	90,48,000
23	Secretariat - General Services :	. Revenue	17,96,000	2,000	17,98,000
24 25	Police		34,42,94,000	36,000	34,43,30,000
26	Jails Other Administrative Services	F	1;73,62,000	2,000	1,73,64,000
27	Miscellaneous General Services		96,76,000 18,000	* *	96,76,000
	Urban Development	-	74,000		18,000 74,000
29	Social Security and Welfare	Revenue	20,81,000	• • •	20,81,000
30	Other Social and Community Services	Revenue	13,53,000		13,53,000
31	Ports, Light Houses and Shipping		60,61,000		60,61,000
32	Civil Aviation	Capital Revenue	23,47,000	• •	23,47,000
	Road and Water Transport Services	Revenue	44,000 11,72,000	• •	44,000
	•	Capital	3,02,000	* * 3 **	11,72,000 3,02,000
34	Indian Railways .	. Revenue	1,91,000	• •	1,91,000
35	Compensation and Assignments to Loca	1			, ,
36	Bodies and Panchayati Raj Institution Capital Outlay on Irrigation, Navigation	s Revenue	23,000		23,000
27	Drainage and Flood Control Projects	Capital	6,38,000		6,38,000
37 38	Loans for Housing	Capital	1,52,67,000		1,52,67,000
20	Loans to Government Servants, etc.	Capital	44,90,000	• •	44,90,000
40	Revenue and Forests Department	_			
	Land Revenue	. Revenue	4,06,51,000	77,01,000	4,83,52,000
41 42	Stamps and Registration Other Taxes and Duties on Commodities	Revenue	72,87,000	11.	72,87,000
74	and Services	Revenue	18,10,000	7,79,40,000	7,97,50,000
	·			11121 TO,000	1.71.50.000

				1117 2		203
·v 1	2				3	
				Rs.	Rs.	Rs.
43	Appropration for Reduction or Avoidan	ice				
44	of Debt		Revenue	••	1,00,000	000,000,1
445	Interest Payments	• •	Revenue	**	4,00,000	4,00,000
			Revenue	32,68,000		32,68,000
47	District Administration Public Works		Revenue	8,27,42,000	16,000	8,27,58,000
48	Other Administrative Services	• •	Revenue	5,05,88,000	5,00,000	5,10,88,000
	Miscellaneous General Services	• •	Revenue	. 1,22,000	16,000	1,38,000
50	Housing	• •	Revenue	3,67,000	• •	3,67,000
51	Urban Development	• •	Revenue Revenue	4,00,000	a, • '	4,00,000
52	Social Security and Welfare	• •	Revenue	73,000	2 000	73,000
	Dealth, and wond,	• •	Capital	1,97,99,000 1,12,64,000	3,000	1,98,02,000
53	Relief on account of Natural Calami-		Capital	1,12,07,000	1 M - 17	1,12,64,000
	ties		Revenue	. 1,52,31,000	3,000	1,52,34,000
54.	Other Social and Community Services		Revenue	4,77,000		4,77,000
			Capital	13,33,000		13,33,000
55	Other General Economic Services		Revenue	1,00,000		1,00,000
			Capital	11,83,000		11,83,000
. 56	Agriculture! 30 (). 5		Revenue	2,39,000		2,39,000
:	7,77 - 1		Capital	83,000		83,000
57	Forest		Revenue	9,55,67,000	6,000	9,55,73,000
	131, .		Capital	46,84,000		46,84,000
58	Compensation and Assignments	to				
1 .	Local Bodies and Panchayati Raj I	ns-				
	titutions		Revenue	18,000	22,000	40,000
	Internal Debt of the State Government		Capital		5,82,000	5,82,000
	Loans to Government Servants etc.		Capital	39,40,000		39,40,000
174	Agriculture and Co-operation Department	ırt-				
<i>C</i> 1	ment.					
61	Appropriation for Reduction or Avoid-		_		t én az akk	
63	ance of Debt	• •	Revenue	• •	1,20,25,000 1,07,43,000	1,20,25,000
62	Interest payments	• •	Revenue	====================================	1,07,43,000	1,07,43,000
	Social Security and Welfare		Revenue	78,000	1.000	78,000
	Secretariat—Boonomic Services	• •	Revenue	32,60,000	1,000	32,61,000
65	Co-operation		Revenue	7,88,35,000	3,000	7,88,38,000
	A = 1 = 1		Capital	3,99,00,000	11 . 4000	3,99,00,000
66	Agriculture	• •	Revenue	13,24,30,000	3,000	13,24,33,000
67	Miles V. Janes B. D. C. 1977 C. C.		Capital	11,53,30,000	• •	11,53,30,000
67	Minor Irrigation, Soil and Water Conse		_	5 00 50 000	i 000	5.00 54.000
	vation and Area Development		Revenue	5,09,50,000	4,000	5,09,54,000
	And and Windson to		Capital	3,73,000	1,000	3,73,000
. 108	Animal Husbandry	* *	Revenue	5,01,38,000	1,000	5,01,39,000
	And the second second		Capital	13,76,000	6 000	13,76,000
1.69	Daily Development		Revenue	74,01,31,000	. 5,000	74,01,36,000
70	and a		Capital	57,41,000	1 000	57,41,000
70	Fisheries	• •	Revenue	53,07,000	2,000	53,09,000
200.4			Capital	23,18,000	1,20,25,000	23,18,000
	Internal Debt of the State Government		Capital	26 12 000	1,20,25,000	1,20,25,000
ozii. 73		• •	Capital	26,42,000	• •	26,42,000
	Education, Employment and Youth Service	ces				
, —	Department		D	95,51 000		85,51,000
	Pensions and other Retirement Benefits		Revenue	85,51,000	• •	92,21,000
0.70	Secretariat—Social and Community			10.22.000	1,000	18,34,000
	Services	• •	Revenue	18,33,000	5,000	1,13,69,75,000
41.	Education	• •	Revenue	1,13,69,70,000	5,000	14,20,000
. 70.	And an total to		Capital	14,20,000	1_000	88,29,000
18	Art and Culture		Revenue	88,28,000	1,000 1,000	3,16,04,000
	Labour and Employment		Revenue	3,16,03,000	1,000	5,00,000
80			Carital	5,00,000	• •	5,68,000
	Social Security and Welfare	• •	Revenue	5,68,000		9,37,000
-81	Loans to Government Servants etc.		Capital	9,37,000	••.	>,5.,000
	Urban Development and Public Heal	tB			•	
03	Department					
82	Other Taxes and Duties on Commodi-			32,000		32,000
	ties and Services	• •	Revenue	32,000		-
83	Appropriation for Reduction or Avoi-			•	32,37,000	32,37,000
0.4	dance of Debt	• •	Revenue	• •	63,86,000	63,86,000
	Interest payments		Revenue	4,14,000		1,000
	Fire Protection and Control	• •	Revenue		• •	1,000
	Other Administrative Services	6.1	Revenue	1,000	• •	F 2
87	Secretariat—Social and Community		V9	10.70.000		10,70,000
	vices.	• •		10,70,000	• •	22,01,11,000
88	Medical .	• •	Revenue	22,01,11,000	• •	67,000
			Capital	67,000	* *	3,63,55,000
	Family Welfare	• •	Revenue	3,63,55,000	• •	-,,-,,
90	Public Health, Sanitation and Water Su	p-		14 01.04 000		14,91,86,000
	ply	• •	Revenue	14,91,86,000	**	8,24,84,000
			Capital	8,24,84,000	**	33,000
91	Housing		Revenue	33,000	2.4	

506	राजपन्न, ग्रहमाचल व	भदश, 4 भ्राप्रल, 1	981/14 40, 1303	· · · · · · · · · · · · · · · · · · ·	
1	2		3		
			Rs.	Rs.	Rs.
92	Urban Development	Revenue	5,08,16,000		5,08,16,000
-	•	Capital	34,22,000	••	34,22,000
93	Social Security and Welfare	Revenue	17,000	••	17,000
94	Road and Bridges	Revenue	1,11,97,000	• •	1,11,97,000
95	Compensation and Assignments to Local	Davison	2,02,51,000	1,45,000	2,03,96,000
^	Bodies and Panchayati Raj Institutions Internal Debt of the State Government	Revenue Capital	2,02,31,000	32,37,000	32,37,000
96 97	Loans to Government Servants etc.	Capital	23,17,000	• •	23,17,000
		•			
	Finance Department				•
8	Collection of Taxes on Income and Expenditure	Revenue	27,51,000	88,23,000	8,35,74,000
9	Sales Tax	Revenue	3,24,76,000	9,50,12,000	12,74,88,000
ó	Other Fiscal Services	Revenue	2,17,15,000,		2,17,15,000
1	Appropriation for Reduction or Avoidance of			* * 4 * 4 * * * * * * * * * * * * * * *	6 04 01 000
	Debt	Revenue	10.00.000	5,94,01,000	5,94,01,000
2	Interest Payments	Revenue	10,00,000	21,03,94,000	21,13,94,000 25,07,000
3	Secretariat General Services	Revenue	25,07,000 1 63 45 000	2,000	1,63,47,000
	Treasury and Accounts Administration	Revenue	1,63,45,000 8,67,000	2,000	8,67,000
	Other Administrative Services Pensions and other Retirement benefits	Revenue	11,18,35,000	53,80,000	11,72,15,000
•	Miscellaneous General Services	Revenue Revenue	4,45,27,000	35,00,000	4.45.27,000
3	Social Security and Welfare	Revenue	51,11.000		51,11,000
	Other General Economic Services	Revenue	80,000		80,000
	Compensation and Assignments to Local	140 FURIUS		, .	
		Revenue	19,34,000	• •	19,34,000
		Capital	1	,50,03,00,000	1,50,03,00,000
	Loans and Advances from the Central Go-				
		Capital		7,77,18,000	7,77,18,000
	Loans to Government servants etc	Capital	8,20,000	4 00 000	8,20,000
	Inter-State Settlement	Capital	• •	1,72,000	1,72,000
	Public Works and Housing Department	,			
(Other Taxes and Duties on Commodities	<u>-</u>		1 26 66 000	1 22 23 000
	and Services .	. Revenue	6,66,000	1,26,66,000	1,33,32,000
	Appropriation for Reduction or Avoid-	D		20,45,000	20,45,000
7	ance of Debt	Revenue	* *	42.60,000	
	nterest Payments Other Administrative Services	Revenue	5,70,000	72.00,000	5,70,000
	Sandan and asker Dadramans Davids	70	1,000	•	1,000
	Yan alam	D	11,74,47,000	• •	11 74 47 000
£	Housing	Capital Capital	1,00,90,000	•	1 00 00 000
	Social Security and Welfare	Revenue	53,000		53,000
	Other Social and Community Services	Revenue	12,76,000		12,76,000
	Relief on Account of Natural Calamities	Revenue	4,12,000		4,12,000
S	Secretariat—Economic Services	Revenue	19,97,000		40 00 000
ī	Ports, Light Houses and Shipping	Revenue	18,000		18,000
(Civil Aviation	Revenue	2,50,000		2,50,000
		Capital	63,000		63,000
3	Roads and Bridges	Revenue	16,40,14,000		16,40,14,000
1	Public Works and Administrative and	Capital	5,44,21,000	••	5,44,21,000
	Functional Buildings	Revenue	24,08,56,000	6,23,000	
		Capital	3,17,21,000		3,17,21,000
	Internal Debt of the State Government	Capital	12 17 000	20,45,000	13 17 000
1	Loans to Government Servants etc	Capital	12,17,000	•	12,17,000
	Irrigation Department		A# A# A	:	AC 35 000
1	Aid Materials and Equipments	Revenue	95,25,000		
	Social Security and Welfare Relief on account of Natural Calamities		50,000	•	
	Relief on account of Natural Calamities		36,28,000	• •	12 57 000
	Secretariat Economic Services Minor Irrigation	_	13,57,000	* *	13,57,000 83,51,000
	Minor irrigation	Revenue Capital	83,51,000 3,63,16,000		3,63,16,000
	Soil and Water Conservation	Capital Revenue	9,49,000		9,49,000
	Area Development	Revenue	1,82,36,000		1,82,36,000
	Water and Power Development Services	Revenue	10,18,76,000	••	10,18,76,000
		Capital	7,24,000		7,24,000
	Irrigation, Navigation, Drainage and		.,,		
	Flood Control Projects	Revenue	25,33,03,000		25,33,03,000
	· ·	Capital	89,30,60,000		89,30,60,000
	Public Health, Sanitation and Water				20.22.000
	Supply Loans to Government Servants, etc	Capital	20,33,000	• •	
	Loans to Government Servants, etc	Capital	31,09,000	• •	31,09,000

152 Secretarial-Economic Services Revenue 13,05,0000 1,000 13,66,000 1,36,69,000 1,3	, !	2		3		
142 Secretariat General Services Revenue 16,32,000 20,31,000 29,34,000 20,34,000 20,34,000 21,200 21		·		Rs.	Rs.	Rs.
443 Administration of Justice Revenue 39,54,000 4,93,4,000 140 Other Expenditure Revenue 39,55,000 27,000 31,200 1,200	بر	Law and Judiciary Department				
143 Administration of Justice Revenue 39354,000 4,934,000 140 Other Freendure Revenue 3935,000 71,000 31,200 1	142	Secretariat General Services	Ryenue	16 32 000	•	16 32 000
144 Clans to Government Servants, etc. Capital Servants Servants Capital Servants S		A Ameliator action Co. at			67.07.000	
Industries, Energy and Labour Department						
Industries Energy and Labour Department		Loans to Government Servants, etc	Capital			
Other Taxes and Duties on Commodities and Services Revenue 43,510,000 1,53,00,000 1,02,00	1-75		Capital	9,12,000	• •	9,12,000
and Services Revenue 33,51,000 1,53,00,000 2,06,51,000 1,02,300 1,02,300 1,02,300 1,02,300 1,02,300 1,02,300 1,02,300 1,02,300 1,02,300 1,02,300 1,02,300 1,02,300 1,000 1,02,300 1,000		industries, Energy and Labour Department				
147 Interest Payments Revenue 4,29,000 1,02,3000 4,23,000 148 Supplies and Disposals Revenue 4,27,90,000 1,000 1,08,91,001 1,000 1,08,91,001 1,000 1,08,91,001 1,000 1,08,91,001 1,000 1,08,91,001 1,000 1,08,91,001 1,000 1,08,91,001 1,000 1,08,91,001 1,000 1,08,91,001 1,000 1,08,91,001 1,000 1,08,91,001 1,000 1,08,91,001 1,000 1,08,91,001 1,000 1,08,91,001 1,000 1,0	146		D	52 51 000		A 0 / 2 / 20 /
148 Supplies and Disposals Revenue 4,79,000 4,73,000 4,73,000 1,	1.47			53,51,000		
149 Stationery and Printing Revenue 4,27,90,000 4,27,90,001 150 Labour and Employment Revenue 1,80,90,000 1,000 1,88,91,00 151 Social Security and Welfare Revenue 1,30,50,000 1,000 1,306,000 152 Secretariat-Economic Services Revenue 1,36,90,000 1,306,000 1,36,90,000 153 Industries Revenue 1,30,90,000 1,306,000 1,306,000 154 Village and Small Industries Revenue 1,00,45,000		Committee and Discount			1.02.3000	
150 Labour and Employment Revenue 1,08,90,000 1,000 1,08,91,						
151 Social Security and Welfare Revenue 13,05,000 1,000 13,06,001 152 Secretariat-Economic Services Revenue 13,05,000 1,000 13,06,001 153 Industries Revenue 13,05,000 8,000 1,36,900 1,56,900						
152 Secretariat-Economic Services Revenue 13,05,000 1,000 13,66,000 1,36,69,000 1,36					1,000	
153 Industries Revenue 1,36,90,000 1,36,90,000 1,56,90,000		a contract the second s				68,000
154 Village and Small Industries Revenue 1,00,45,000 3,000 2,051,000 1,00,45,000 3,000					1.000	13.06,000
154 Village and Small Industries Revenue 1,00,45,000 1,00,45,000 1,00,45,000 1,00,45,000 1,00,45,000 1,00,45,000 1,00,45,000 1,00,45,000 1,00,45,000 1,00,45,000 1,00,000	153	Industries	Revenue	1,36,90,000		1,36,90,000
Sevenue			Capital	2,55,07,000	8,000	2,55,15,000
Mines and Minerals	154	Village and Small Industries	Revenue	1,00,45,000		1,00.45,000
Mines and Minerals			Capital	36,13,000		36,13,000
1.66	155	Mines and Minerals	Revenue	45,50,000		45,50,000
156 Water and Power Development Services Revenue 20,61,000 20,61,001 20,61,001 20,61,001 20,61,000 20,61,001			Capital			11.66,000
Power Projects Revenue 18,03,00,000 18,03,00,00 18,03,00,00 18,03,00,00 18,03,00,00 18,03,00,00 18,03,00,00 18,03,00,00 18,00,00 18,00,	156 #	Water and Power Development Services				20.61.000
Capital		Daniel D. Santa				
158 Capital Outlay on Co-operation Capital 18,00,000 16,000 16,000 16,000 16,000 16,000 16,000 16,000 16,000 16,000 16,000 16,000 16,000 16,000 16,000 17,000						
159 Capital Outlay on Consumer Industries Capital 18,00,000 18,00,000 18,00,000 160 Investment in Industrial Financial Institutions Capital Outlay on Roads and Bridges Capital 50,00,000 50,00,000 162 Internal Debt of the State Government Capital Capital 17,000 6,16,000 6,16,000 163 Loans for other Social and Community Services Capital 17,000 17,000 17,000 10,22,000 10	159	Capital Outlay on Co-oneration			• •	
Investment in Industrial Financial Institutions Capital toons Capital Capital Capital Capital Outlay on Roads and Bridges Capital So.00.0000 So.00.001 Capital Cap	159	Capital Outlay on Consumer Industries			• • • • • • • • • • • • • • • • • • • •	18,00,000
161 Capital Outlay on Roads and Bridges Capital 102 Internal Debt of the State Government Capital 102 Internal Debt of the State Government Capital 102 103 103 103 104 104 104 104 104 105	160	Investment in Industrial Financial Institu-	Cuptur	,20,00,		
Internal Debt of the State Government Capital Loans for other Social and Community Services Capital 17,000		tions	Capital	6,66,000		6,66,000
Internal Debt of the State Government Capital Capital Capital Services Capital 17,000 Capital 17,000 17,000 Capital 17,000 Capital 17,000 Capital 17,000 Capital 17,000 Capital 17,000 Capital 10,22,000 10,22,000 Capital 10,22,000 Capital 10,22,000 Capital 10,22,000 Capital C	161	Capital Outlay on Roads and Bridges	Capital	50,00,000		50,00,000
Loans for other Social and Community					6,16,000	6,16.000
Services				•		
164 Loans 10 Co-operation Capital 17,000 17,001 17,001 10,22.00 10,20.00 10,2		Services		62.19.000		62,19,000
Rural Development Department 10,22,000 10,22,000	164				•	17;000
Rural Development Department Capital Cap						10,22,000
166 Land Revenue Revenue 6,09,58,000 6,09,58,0 168 District Administration Revenue 8,55,16,000 8,55,16,000 1,000 169 Treasury and Accounts Administration Revenue 12,000 1,200 170 Police Revenue 1,56,000 1,56,000 1,56,000 171 Aid Materials and Equipments Revenue 1,56,000 1,56,000 1,67,82,000 172 Education Revenue 1,57,82,000 1,67,82,000 1,67,82,000 173 Public Health, Sanitation and Water Supply Revenue 7,40,25,000 7,40,25,000 174 Housing Capital 1,33,000 3,33,000 3,33,000 175 Social Security and Welfare Revenue 50,23,000 50,23,000 176 Secretariat—Economic Services Revenue 14,93,000 2,000 14,95,100 178 Minor Irrigation Revenue 41,93,000 2,000 14,95,100 179 Forest Revenue 42,55,000 42,55,100 180 Community Development Revenue 42,55,000 42,55,100 181 Roads and Bridges Revenue 45,77,000 2,000 45,79,100 182 Compensation and Assignments to Local Bo lies and Panchayati Raj Institutions Revenue 45,77,000 2,000 45,79,100 182 Compensation and Assignments to Local Bo lies and Panchayati Raj Institutions Revenue 6,66,000 6,66,600 182 Compensation Capital 5,00,000 5,00,000 5,00,000 183 Loans to Government Servants, etc. Capital 2,22,65,000 92,03	100		. Cupita.			
166		Rural Development Department	Auta.			
168 District Administration Revenue Revenue Revenue Revenue 12,000 1	166	Land Revenue				6,09,58,000
170 Police Revenue 12,000 12,	168	District Administration .	. Revenue			8,55,16,000
170 Police	169		. Revenue			6,000
171			D	12,000		12,000
1.67,82.000			Revenue	1,56,000		1,56,000
Public Health, Sanitation and Water Supply Revenue Capital 3,3000 3,33,3000 3,33,3000 1,33,000				1.67.82,000		1,67.82,000
Capital						7,40,25,000
174 Housing	(1.00 m)	- Tubile Hearth, Santiation and water Supply				3,33,00
176 Social Security and Welfare Revenue 13,81,000 2,000 13,83,100 13,81,10000 13,81,1000 13		TT. since				1,33,00
176 Social Security and Weilard Revenue 13,81,000 2,000 13,83,61 177 Agriculture Revenue 14,93,000 2,000 14,95,60 14,95,000 16,45,000			~ *			50,23,00
177 Agriculture Revenue 14,93,000 2,000 14,95,0178 Minor Irrigation Revenue 3,29,70,000 3,29,70,0178 Minor Irrigation Revenue 3,29,70,000 3,29,70,0178 1,46,42,000 1,46,42,018 1,46,42,000 42,55,000 43,79,000 45,79,000		Social Security and Welfare	***			
178 Minor Irrigation Revenue 3,29,70,000 1,46,42,019 1,46,42,000 1,46,42,019 1,46,42,019 1,46,42,000 1,46,42,019 1,46,42		Secretariat—Economic Services				
178 Minor Irrigation Revenue 3,29,000 1,46,42,000 1,46,42,000 1,46,42,000 1,46,42,000 1,46,42,000 1,46,42,000 1,46,42,000 1,46,42,000 1,46,42,000 1,46,42,000 1,46,42,000 1,46,42,000 1,46,42,000 1,45,79,000 2,000 45,79,000 1,500,	177	Agriculture		14,93,000	,	
Capital 1,46,42,000 1,40,42,51 1,40,42,51 1,40,42,51 1,40,42,51 1,40,42,51 1,40,42,51 1,40,62,51 1,41,62,52 1,41,62,62 1,41,						
180 Community Development Revenue Capital Revenue Capital Revenue Capital Social Security and Welfare Revenue Revenue Revenue Capital Social Security and Welfare Revenue Revenue Social Security and Welfare Revenue Revenue Capital Revenue Capital Capita		-	Capital		• •	
Revenue Capital 5,00,000 5,00,000 5,00,000 5,00,000 6,666,000 Capital 6,45,000 Capital 6,45,000 Capital 6,82,78,000 Capital 6,82,78,000 Capital 6,82,78,000 Capital Cutlay on Food Capital Capital 6,82,78,000 Capital Cap	179	Forest			• • •	
Capital 5,00,000 6.66.000 Revenue 6.66.000 6.66.000 Revenue 7.000 38.27,000 38.27,000 Revenue 8.000 92,22.65.000 Food and Civil Supplies Departments Revenue 92,22.65.000 92,03,000 92,03,000 Revenue 99,4,000 15,000 15,000 Revenue 16,45,000 16,45,000 Revenue 2,99,60,000 3,000 2,99,63,000 Revenue 16,45,000 10,38.00,000 10,38.00,000 Revenue 10,45,000 10,38.00,000 10,38.00,000 Revenue 10,41,41,400 15,41,41,41,41,41,41,41,41,41,41,41,41,41,	180		-		2,000	45,79,00
Revenue 6,66,000 66,66,000 Revenue 7,000 38,27,000 38,27,000 Revenue 7,000 92,03,000 92,03,000 Revenue 15,000 92,03,000 92,03,000 Revenue 15,000 92,03,000 92,03,000 Revenue 9,94,000 15,16,45,000 Revenue 9,94,000 16,45,000 Revenue 16,45,000 3,000 2,99,63,000 Revenue 16,45,000 3,000 2,99,63,000 Revenue 2,99,60,000 3,000 2,99,63,000 Revenue 3,99,63,000 10,38,00,000 Revenue 4,80,000 4,80,000 Revenue 5,80,78,000 10,38,00,000 Revenue 6,82,78,000 10,38,00,000 Revenue 7,99,63,000 Revenue 8,99,63,000 Revenue 16,45,000 10,38,00,000 Revenue 16,45,000 2,000 2,000 2,000 Revenue 16,45,0	.00	A THE PARTY OF THE				5,00,00
Revenue 15,000 92,03,000 92,03, 16,45, 188 Other General Economic Services Revenue Revenue 16,45,000 188 Other General Economic Services Revenue Revenue 16,45,000 190 Capital Outlay on Food 190 Capital 190 Capital Outlay on Food 190 Capital 190 Capital Outlay on Food 190 Capital	191	Roads and Bridges	TO			6,66.00
Bo fies and Panchayati Raj Institutions Revenue Capital Loans to Government Servants, etc. Capital 92,22,65,000 92,22,65,0	101	Compensation and Assignments to Loss				
Bo lies and Patchayatt Raj Histutions . Capital Loans to Government Servants, etc. Capital Miscellaneous Loans . Capital 92,22,65,000 . 92,22,65,000 . 92,22,65,000 . 92,22,65,000 . 92,22,65,000 . 92,22,65,000 . 92,22,65,000 . 92,03,000 . 92,000 . 92,03,000 . 92,03,000 . 92,03,000 . 92,03,000 . 92,03,000 . 92,03,000 . 92,03,000 . 92,03,000 . 92,03,000 . 92,03,000 . 92,03,000 . 92,000 . 92,000 . 92,000 . 92,000 . 92,000 . 92,000 . 92,000 . 92,000 . 92,000 . 92,000 . 92,000 . 92,000 . 92,000 . 92	104	De lies and Department Dei Institutions	Revenue		38,27,000	38,27,00
Food and Civil Supplies Departments Revenue 15,000 92,22,65,000 92,03,000 92,03, Interest Payments Revenue 15,000 92,03,000 92,03, Revenue 9,94,000 92,000 92,00, Revenue 16,45,000 92,000 9	102	bones and ranchayati kaj institutions		1.41.000		1,41,00
Food and Civil Supplies Departments Revenue 15,000 92,03,000 92,03,			G 1/2 I			92,22,65,00
185 Interest Payments Revenue 15,000 92,03,000 92,03,	184	Miscellaneous Loans	. Сарнаі	72,42,03,000		
185 Interest Payments Revenue 15,000 15,100		Food and Civil Supplies Departments				
186 Social Security and Welfare Revenue Revenue 15,000 9,94, 187 Secretariat—Economic Services Revenue 16,45,000 16,45, 188 Other General Economic Services Revenue 16,45,000 16,45, 189 Food Revenue 2,99,60,000 2,000 6,82,80, 190 Capital Outlay on Food Capital Capital Outlay on Food Capital Loans to Government Servants, etc. Capital Loans to Government Servants, etc. Capital Capit	185	Interest Payments	Revenue		92,03,000	92,03,00
187 Secretariat—Economic Services Revenue 9,94,000 16,45,000 16,45,000 16,45,000 16,45,000 16,45,000 16,45,000 16,45,000 16,45,000 17,0	-		-	15,000		15,00
188 Other General Economic Services Revenue 2,99,60,000 3,000 2,99,63, 200 190 Capital Outlay on Food Capital Outlay on Food Capital Internal Debt of the State Government Capital Loans to Government Servants, etc. Capital			D			9,94,00
189 Food 190 Capital Outlay on Food 191 Internal Debt of the State Government 192 Loans to Government Servants, etc. Social Welfare, Cultural Affairs, Sports and Tourism Department 193 Collection of Taxes on Commodities and Revenue 2,99,60,000 2,90,60,000 2,90,60,000 2,000 6,82,80, 10,38,00,000 10,38,00, 4,8	18/	Other Connect Formania Commission	_			16,45,00
189 Food 190 Capital Outlay on Food 191 Internal Debt of the State Government 192 Loans to Government Servants, etc. Social Welfare, Cultural Affairs, Sports and Tourism Department 193 Collection of Taxes on Commodities and Revenue 6,82,78,000 10,38.00,000 10,38.00,000 4,80, 10,38.00,000 4,80, 10,38.00,000 4,80, 10,38.00,000 4,80, 10,38.00,000 4,80, 10,38.00,000 4,80, 10,38.00,000 10,38.00,			T		3,000	2,99,63,00
190 Capital Outlay on Food 191 Internal Debt of the State Government . Capital 192 Loans to Government Servants, etc Capital Social Welfare, Cultural Affairs, Sports and Tourism Department 193 Collection of Taxes on Commodities and		1004			2,000	6,82,80,00
191 Internal Debt of the State Government Capital 4.80,000 4,80,000 Social Welfare, Cultural Affairs, Sports and Tourism Department 193 Collection of Taxes on Commodities and	190	Capital Outlay on Food		0,02,10,000		10,38,00,00
Social Welfare, Cultural Affairs, Sports and Tourism Department 193 Collection of Taxes on Commodities and 45.00,000 45.00,000 46.00,000 46.000 46.000 46.000 46.000 46.000 46.000 46.000 46.000	191	Internal Debt of the State Government .	0 14.1	4 80 000		4,80,00
and Tourism Department 193 Collection of Taxes on Commodities and 45.	192	Loans to Government Servants, etc.	Capital	4.00,000	4.4	.,
193 Collection of Taxes on Commodities and 45.000 45.		Social Welfare, Cultural Affairs, Sports				
193 Collection of Taxes on Commodities and 45,000 45,		•				
Services Revenue 45,000	193		. Revenue	45,000		45,00

	` 2				3	
	-			Rs.	Rs.	Rs.
105	Secretariat, Social and Community Servi	ices	Revenue	9,65,000		9,65,000
195 196	Education. Art and Culture		Revenue	93,85,000		93,85,000
130	Education. Art and Canal		Capital	8,35,000		8,35,000
197	Welfare of Backward Classes and So	cial		-		
17/	Welfare		Revenue -	10,72.50,000	1,000	10,72,51,000
	Wellare		Capital	25,70,000		25,70,000
198	Tourism		Revenue	1,20,000		1,20,000
170	(Official)		Capital	17.33,000		17.33,000
200	Loans to Government Servants, etc.		Capital	2,75,000		2,75,000
201	Tribal Areas Sub-Plan		Revenue	7,80,00,000		7,80,00,000
201	Hibar Areas Sav Law		Capital	7,20,00,000	• •	7,20,00,000
	Planning Department		a a rest to			w + + + + + + + + + + + + + + + + + + +
			Revenue	6,30,00,000	•	6,30,00,000
202	Labour and Employment		Revenue	15,000	• •	15,000
:03	Social Security and Welfare		Revenue	26,30,000	1,000	26,31,000
04	Secretariat-Economic Services			41,80,000	14,98,09,000	15,39,89,000
05	Other General Economic Services		Revenue Revenue	2,76,44,000		2,76,44,000
206	Agriculture	• •		1,00,00,000		1,00,00,000
07	Area Development	• •	Revenue	47.00.00.000	• •	
208	Community Development		Revenue		• •	47,00,00,000
209	Loans to Government Servants, etc.	• •	Capital	3,18,000	• •	3,18,000
	Legislative Affairs Department				•	À
10	Secretariat—General Services		Revenue	1,40,000		1,49,000
11	Social Secerity and Welfare		Revenue	2,000		2,000
12	Loans to Government Servants, etc.		Capital	18,000		18,000
	Maharashtra Legislature Secretariat			-		
13	Parliament' State/ Union Territory Lag	ris-				
13	lature	5.0	Revense	49,36,000	79,000	50,15,000
14	Pension and other Retirement Benefits		Revenue	12.33.000	77,000	12,33,000
15	Social Security and Welfare		Revenue	3,000	• • • • • • • • • • • • • • • • • • • •	3,000
1.7	Loans to Government Servants, etc.	• •	Capital	40,000		40.000
16	Loans to Government Servants, etc.		Capitar	TU,000	• •	+0,000

Assented to on 28-3-1980.

THE MAHARASHTRA APPROPRIATION ACT, 1980

(ACT No. 26 of 1989)

AN

ACT

to authorise payment and appropriation of certain further sums from and out of the Consolidated Fund of the State of Maharashtra for the services of the financial year 1979-80.

Bt it enacted by Parliament in the Thirty-first Year of the Republic of India as follows:—

1. Short title.—This Act may be called the Maharashtra Appropriation Act.1980.

- 2. Issue of Rs. 6,99,97,08,818 out of the Consolidated Fund of the State of Maharashtra for the finencial year 1979-80.—From and out of the Consolidated Fund of the State of Maharashtra there may be paid and applied sums not exceeding those specified in column 4 of the Schedule amounting in the aggregate to the sum of six to hundred ninety-nine crores, ninety-seven lakhs, eight thousand eight hundred and eighteen rupees towards defraving the several charges which will come in course of payment during the financial year 1979-80, in respect of the services specified in column 2 of the Schedule.
- 3. Appropriation.—The sums authorised to be paid and applied from and out of the Consolidated Fund of the State of Maharashtra by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.

THE SCHEDULE

(See sections 2 and 3)

No.	Head of Account	Sums not exceeding		
Grant Services and purposes or other Appro-pria-		Voted by Parliament	Charged on the Consoli- dated Fund	Total
2	3		4	
A EXPENDITURE ON REVENUE ACCOUNT		Rs.	Rs.	Rs.
General Administration Department		**************************************		

2 Council of Ministers

213—Council of Ministers

9.00,000

9,00,000

1	2 3	3 .	4	ž.	£
4	Appropriation for Reduction or	248_Appropriation for	Rs.	Rs.	Rs.
·A	Avoidance of Debt	Reduction or Avoi- dance of Debt.		24,000	34 000
7	Secretariat-General Services	252—Secretariat—General Services.	7,770,000	24.(4)()	24,000 7,70,000
10	Miscellaneous General Ser- vices	268 – Miscellaneous General Services	4,21,000		4,21,000
13.	Information and Publicity	285—Information and Publicity.	49,50,000		49,50,000
	Home Department	·	1		
18	State Excise	239-State Excise	76,63,000	1,000	76.64,000
19 20	Taxes on Vehicles Other Taxes and Daties on Commodities and Services	241—Taxes on Vehicles 245—Other Taxes and Duties on Commodi- ties and Services.	6,35,000	2.57,69,000 1,52,12,000	2.63,95,000 1,52,12,000
21	Secretariat—General Services	252—Secretariat—General Services	5,42,000	,	5.42,000
22 23	Police Jails	255—Police 256—Jails	6,74,45,322 18,23,000	• •	6,74,45,322
24	Other Administrative Services	265—Other Administrative Services	41.13,000	••	18,23,000 41.13,000
25	Miscellaneous General Sevrices	268-Miscellaneous Ge-	9,000		9,000
29	Ports, Light Houses and	neral Services. 335—Ports, Light Houses	44.02.000		44,02,000
31	Shipping Road and Water Transport Services	and Shipping. 338—Road and Water Transport Services.	18,000		18,000
	Revenue and Forests De-	•			
34	Land Revenue	229-Land Revenue	23,00,000		23,00,000
35	Stamps and Registration	239—Stamps and Registration.	25,64,000		25,64,000
41	District Administration	253—District Adminis- tration.	1.59,50,000	.5 =	1,50,50,000
48	Social Security and Welfare	288—Social Security and Welfare.	10	••	10
49	Relief on account of Natural		9.56,68,000		9,56,68,000
53 54	Calamities Forest Compensation and Assign-	313—Forest 363—Compensation and	1.29.39.000	92,811	1.29.39,000 92.811
	ments to Local Bodies and Panchayati Raj Institutions	Assignments to Local Bodies and Panchayati Raj			
		Institutions.			
	Agriculture and Co-operation Department	•			
59	Co-operation	298—Co-operation	· -1,05,94,010 87,90,020	• •	1,05,94,010 87,90,020
60 61	Agriculture Minor Irrigation	305—Agriculture 306—Minor Irrigation	38,000	• •	38,000
	Area Development Animal Husbandry	308—Area Development 310—Animal Husbandry	75,18,000 22,14,000		75,18,000 24,14,000
64 6 6	Fisheries	312—Fisheries	-10,59,010	••	10.59,010
	Education, Employment and Youth Services Department		•		
67 69	Interest Payments Secretariat Social and Com-	249—Interest Payments 276—Secretariat Social	65,000	2.19,87.000	2.19,87,000 65,000
	munity Services	and Community Services.			
70 71	Education / Art and Culture	277—Education 278—Art and Culture	14,22,97,050 45,11,000		14,22,97,050 45,11,000
	Urban Development and Public Health Department				
80	Medical	280—Medical	7,03,27,000		7,03,27,000 3,54,42,000
81	Family Welfare Public Health, Sanitation and	281—Family Welfare 282—Public Health, Sanitation and	3,54,42,000 20		20
04	Water Supply	Water Supply. 283—Housing	1,48,000	.::	1,48,000
	Mousing Urban Development	284—Urban Development		6,000	6,000

1	1	3		4	
	Finance Department		Rs.	Rs.	4 Rs. 7
87	Collection of Taxes on Income and Expenditure	on income and ex-	•	5,68,50,000	5,68,50,000
90	Appropriation for Reduction or Avoidance of Debt	Reduction of	••	92,38,000	· 92,38,000
91 93	Interest Payments Treasury and Accounts Administration	Avoidance of Debt. 249—Interest Payments 254—Treasury and Accounts Administra-	2,00,000 6,75,000	4,54,54,000	4,56,54,000 6,75,000
95	Pensions and other Retire-	tion. 266—Pensions and other	59,25,000	15,00,000	74,25,000
99	ment Benefits Compensation and Assignments to Local Bodies and Pan- chayati Raj Institutions	Retirement Benefits.	19,82,000		19,82,000
	Public Works and Housing Department				
102 107	Other Social and Community	249—Interest Payments 295—Other Social and	3,13,000	91,000	91,000 3,13,000
108	Services Secretariat—Economic Services	Community Services. 296—Secretariat—Economic Services.	7,69,000		7,69,000
111	Roads and Bridges Public Works and Administra- tive and Functional Build-	337—Roads and Bridges 259—Public Works	3,53,62,000 1,90,40,000	1 - 45 to 15 to 1	3,53,62,000 1,90,40,000
	ings.		3	English (State & State Co.)	,44
	Irrigation Department				* * * * * * * * * * * * * * * * * * * *
13	ments	267—Aid Materials and Equipments.	34,20,000	• • •	34,20,000
15	Secretariat—Economic Services	Services.	2,00,000	*** * , *	2,00,000
16 17	Minor Irrigation Soil and Water Conservation	306—Minor Irrigation 307—Soil and Water Conservation.	1,27,000 6,00,000		1,27,000 6,00,000
18 19	Area Development Water and Power Developmen Services	308—Area Development t 331—Water and Power Development Services.	43,30,000 2,58,90,000	•••	43,30,000 2,58,90,000
20	Irrigation, Navigation, Drainage and Flood Control Projects	333—Irrigation, Naviga- tion, Drainage and Flood Control Pro-	5,50,72,000		5,50,72,000
	Law and Judiciary Depart- ment	jects.			1
21	Administration of Justice	214—Administration of	44,67,000	13,60,010	58,27,010
	Secretariat—General Services	Justice. 252—Secretariat—General	1,46,000	13,00,010	1,46,000
	Other Administrative Services	Services. 265—Other Administra-	3,56,000	• •	3,56,000
25	Other Social and Community	tive Services. 295—Other Social and	21,000	• •	21,000
26	Services Other General Economic Services.	Community Services. 304—Other General Economic Services.	13,000	••	13,000
	Industries, Energy and Labour Department				
8.	Other Taxes and Duties on Commodities and Services	245—Other Taxes and Duties on Commodities	4,95,000	••	4,95,000
0	Interest Payments Supplies and Disposals Stationery and Printing	and Services. 249—Interest Payments 257—Supplies and Disposals 258—Stationery and	1,00,000 1,39,17,000	7,200	7,200 1,00,000 1,39,17,000
4	Secretariat—Economic Services	Printing. 296—Secretariat— Eco-	10,25,000		10,25,000
7	Mines and Minerals	nomic Services. 328—Mines and Minerals	•	11,610	11,610
	Rural Development Department				
0	Land Revenue	229-Land Revenue	3,68,00,000	••	3,68,00,000

	2	3		4	
142	District Administration	253—District Administra-	Rs. 10,64,000	Rs.	Rs. 10,64,000
144	Aid Materials and Equipments	tion. 267—Aids Materials	3,82,000		3,82,000
152	Community Development	and Equipments. 314—Community Dev-	43,16,000		43,16,000
	Food and Civil Supplies Department	lopment.	÷		1041040
157	Secretariat—Economic Services	296—Secretariat—Econo-	3,88,000		3,88,000
158	Other General Economic Services		4.96,000	•	4.96.000
159	Food	Economic Services. 309—Food	46,89,000		46,89,000
	Social Welfare, Cultural Affairs, Sports and Tourism Department		·		
164 166	Education Social Security and Welfare	277—Education 288—Social Security and	10 30		10 30
	Co-operation Tourism Revenue Expenditure on Tri-	Welfare. 298—Co-operation 339—Tourism 259—Public Works	38,64,000 1,10,000	37,645	33,64,000 1,47,645
	bal Area Development Sub- Plan	285—Information and ? Publicity.		••	
		287—Labour and Employment 288—Social Security and	.34,43,040		34.43,040
	Planning Department	Welfare. 314—Community Develop- ment.		/	•
120		307 Ishaara J. F	2.40.00.000		-2.40,00,000
170	Labour and Employment	287—Labour and Employment.	2,40,00,000		
173 175	Other General Economic Service: Area Development	s 304—Other General Economic Services. 308—Area Development	10	2,017,7,000	10
176	Community Development	314—Community Deve-	2.86,80,000		2.86.80.000
4	Legislative Affairs Depart- ment				
177	* Secretariat—General Services	252—Secretariat—General Services.	34,000	bq •	34,000
	TOTAL—A—EXPENDITURE ON REVENUE ACCOUNT	· _	78,81,26,532	23.08,11.276	1.01,89,37,808
	B-EXPENDITURE ON CAPITAL ACCOUNT				
	Agriculture and Co-operation Department				
189	Capital Outlay on Co-operation	498—Capital Outlay on Co-operation.	1,56,39,000		1,56.39.000
190	Capital Outlay on Agriculture	505—Capital Outlay on Agriculture	••	93,000	93,000
	Urban Development and Public Health Department				
197 •	Capital Outlay on Urban Development	484—Capital Outlay on Urban Development.	50,48,000	* *	50.48,000
	Public Works and Housing Department				
200	Capital Outlay on Roads and Bridges	537—Capital Outlay on Roads and Bridges.	71,53,000	••	71,53,000
201	Capital Outlay on Public Works	459—Capital Outlay on Public Works			
	and Administrative and Functional Buildings.	480—Capital Outlay on Medical	1,00,45,010	••	1,00,45,010
		488—Capital Outlay on Social Security and Welfare.		ч.	

1	2	3		4	
	-	· ·	Rs.	Rs.	R§.
	Irrigation Department				r .
202	Capital Outlay on Public Health, Sanitation and Water Supply	482—Capital Outlay on Public Health, Sanitation and Water	3,63,000	•••	3,63,000
203	Capital Outlay on Minor Irrigation, Soil Conservation and Area Development	Supply. 506—Capital Outlay on Minor Irrigation, Soil Conservation and Area	19,68,000		19,68,000
05	Capital Outlay on Irrigation, Navigation. Drainage and Flood Control Projects	Development. 533—Capital Outlay on Irrigation, Naviga- tion, Drainage and Flood Control Pro- jects.	27,97,95,000		27,97,95,000
	Industries, Energy and Labour Department				
:07	Capital Outlay on Industrial Research and Development	520—Capital Outlay on Industrial Research and Development.	45,50,000	••	45,50,000
	Rural Development Depart- ment				
14	Capital Outlay on Minor Irrigation, Soil Conservation and Area Development	506—Capital Outlay on Minor Irrigation. Soil Conservation and Area Develop- ment.	7.66.000		7.66,000
	Food and Civil Supplies Department				
15	Capital Outlay on Food	509—Capital Outlay on Food.	63.61,70,000		63,61,70,00
	Social Welfare, Cultural Affairs, Sports and Tourism Department		·		
19	Capital Outlay on Tribal 5 Area Development Sub- Plan	606—Capital Outlay on Minor Irrigation, Soil Conservation and Area Develop-			
		510—Capital Outlay on S	1.38,94,000	· · · · · · · · · · · · · · · · · · ·	1,38,94,000
		533Capital Octlay on Irrigation, Navigation, Drainage and Flood Control Projects.		 1 ,	•
	General Administration	537—Capital Outlay on Roads and Bridges.			,
20	Internal Debt of the State Government	603—Internal Debt of the State Government	•	24,000	24,000
	Revenue and Forests Department	Sittle Committee			
29	Loans for Forest	713 Loans for Forest	35,000		35,000
	Agriculture and Co-operation Department				<i>f</i>
33	Loans for Co-operation	698—Loans for Co-	13,83,82,000	16,44,000	14,00,26,000
36	Loans for Fisheries	operation. 712—Loans for Fisheries	2,74,000		2,74,000
36- <i>/</i>	A Loans for Consumer In-	726 -Loans for Consu- mer Industries.	2,08,07,000		2,08,07,000

1	2 .	2			
1	Finance Department		Rs.	Rs.	Rs.
245	Internal Debt of the State Government, Industries, Energy and Labour Department	603 -Internal Debt of the State Government.	·	4,75,02.50.000	4.75,02.50.000
258	Loans for other Social and Community Services,	695—Loans for other Social and Community Services.	1.36,50.000	**	1,36,50,000
259	Loans for Industrial Research and Development. Rural Development	720—Loans for Industrial Research and De- velopment.	42,00,000		42,00,000
269	Miscellaneous Loans Social Welfare, Cultural Affairs, Sports and Tourism Department	767—Miscellaneous Loans	7.46.00,000		7.46.00,000
277	Loans for Tribal Area De- velopment Sub-Plan	688-Loans for Social Secu- rity and Welfare.	14.21,000	••	14.21.000
~. <i>I</i>	TOTAL—B—EXPENDITURE ON CAPITAL ACCOUNT		1,22,87,60,010	4,75,20,11,000	5,98,07,71,010
	GRAND TOTAL		2,01,68,86,542	4,98,28,22.276	6,99.97,08,818

Assented to on 28-3-1980.

THE PUNJAB APPROPRIATION (VOTE ON ACCOUNT) ACT, 1980

(ACT No. 27 of 1980)

AN ACT

ACT

to provide for the withdrawal of certain sums from and out of the Consolidated Fund of the State of Punjah for the services of a part of the financial year 1980-81.

BE it enacted by Parliament in the Thirty-first Year of the Rep iblic of India as follows:—

1. Short title.—This Act may be called the Punjab Appropriation (Vote on Account) Act, 1980.

- 2. Withdrawal of Rs. 7,36,48,19,000 from and out of the Consolidated Fund of the State of Punjab for the financial year 1980-81.—From and out of the Consolidated Fund of the State of Punjab there may be withdrawn sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate to the sum of seven hundred and thirty-six crores. forty-eight lakhs nineteen thousand rupees towards defraying the several charges which will come in course of payment during the financial year 1980-81.
- 3. Appropriation.—The sums authorised to be withdrawn from and out of the Consolidated Fund of the State of Punjab by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.

THE SCHEDULE (See section 2 and 3)

of Vote/ Services and purposes App- Parliar	ment on the Consolidated	
ro- pria-	Fund	i Total
tion 2	3	
1		
I State Legislatures Rs. Revenue 25.31.0	Rs. 35,000	Rs. 25,66,000
Staff, Household and Allowances of the Governor Revenue	4,63,000	4,63,000 26,19,000
2 Council of Ministers . Revenue 26.19.0 3 Administration of Justice . Revenue 92,85.0		1.12.07,000
5 Adjunastration of Justice		89.89.000
4 Bicchons		2,75,85,000
3 Revenue		1,02,43,000
6 Excise and Taxation		3,53,91,000
1 Interior		7,19,000
6 Fulle Service Commission	* **	86,94,000
9 Civil Secretariat	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1,31,18,000
10 District Administration	,00	8,58,44,000
11 Police		70,41,000
12 Jans		1,16,50,000
13 Stationery and Printing Revenue 1,14,80,0 Capital 4,33,00		4,33,000
02.02.0		92,92,000
14 Miscellancous Scivices		21,28,000
15 Renadilitation, Renet and Resettioners.		32,82,89,000
10 Education 50.02.0	00	50,03,000
1/ Technical Education	000 33,000	15,12,88,000
18 Medical and Public Health Revenue 15.12.55.2. 19 Housing and Urhan Development Revenue 71,99.0.		72.01.000
19 Housing and Organ Development Capital 2,70,17.0		2,70,17.000

1	2				3	
<u> </u>				Rs.	Rs.	Rs. 43,20,000
20	Information and Publicity		Revenue	43,20,000		43,20,000
21	Tourism and Cultural Affairs		Revenue	14,54,000	*,***	14,54,000
٠.			Capital	15,00,000		15,00,000
22	Labour, Employment and Industrial Train	ning	Revenue	1,72,61,000		1,72,61,000
	2400 027 2000	_	Capital	5,00,000	1 1000 N	5,00,000
23	Social Security and Welfare		Revenue	5,80,86,000	17,000	5,81,03,000
			Capital	48,33,000		48,33,000
24	Planning and Statistics		Revenue .	34,07,000	.1,000	34,08,000
25	Co-operation		Revenue	1,82,16,000	8,000	1,82,24,000
200	eo optidion		Capital	2,16,93,000	• •	2,16,93,000
26	Agriculture		Revenue	6,93,72,000	19,000	6,93,91,000
			Capital	2,43,33,000		2,43,33,000
27	Soil and Water Conservation		Revenue	1,27,95,000	2,000	1,27,97,000
28	Food		Revenue	2,76,48,000		2,76,48,000
	1 000		Capital	3,59,50,21,000	1,80,000	3,59,52,01,000
29	Animal Husbandry		Revenue	2,25,97,000	12,000	2,26,09,000
30	Dairy Development		Revenue	17,85,000		17,85,000
50	Dun's Development	• •	Capital	7,00,000		7,00,000
31	Fisheries		Revenue	15,08,000	5,000	15,13,000
32	Forests		Revenue	1,16,04,000	1,000	1,16,05,000
33	Community Development		Revenue	4,96,15,000	1,000	4,96,16,000
34	Industries	• •	Revenue	1,89,73,000	37,000	1,90,10,000
34	ritudstries	• •	Capital	1,59,17,000	57,000	1,59,17,000
35	Civil Aviation		Revenue	6,88,000	· ·	6,88,000
33	Civil Aviation		Capital	2,67,000		
36	Ponds and Dridges		Revenue		1,00,000	2,67,000
30	Roads and Bridges	• •		6.99,37,000	1,00,000	7,00,37,000
27	David Torreson		Capital	4,16,67,000	1 00 000	4,16,67,000
37	Road Transport			13,76,38,000	1,78,000	13,78,16,000
30	M. M. Dilling British		Capital	2,33,33,000	A CONTRACT A NO.	2,33,33,000
38	Multi-purpose River Projects	• •	Revenue	2,29,52,000	1.0	2,29,52,000
20			Capital	9,05,99,000		9,05,99,000
39	Irrigation, Drainage and Flood Control		Revenue	10,07,95,000		10,07,95,000
			Capital	10,68,08,000		10,68,08,000
40	Buildings		Revenue	6,87,67,000	1,23,000	6.88,90,000
			Capital	2,71,84,000	1,00,000	2,72,84,000
	Public Debt		Capital		1,34,03,97,000	1,34,03,97,000
			Revenue		16,50,03,000	16,50,03,000
41	Loans and Advances by the State Government	ent	Capital	42,80,82,000	•	42,80,82,000
	TOTAL			5,85,05,43,000	1,51,42,76,000	7,36,48,19,00

Assented to on 28-3-1980.

THE PUNJAB APPROPRIATION ACT. 1980

(ACT No. 28 of 1980)

AN

ACT

to authorise payment and appropriation of certain further sums from and out of the Consolidated Fund of the State of Punjab for the services of the financial year 1979-80.

BE it enacted by Parliament in the Thirty-first Year of the Republic of India as follows:—

1. Short title.—This Act may be called the Punjab Appropriation Act 1980.

2. Issue of Rs. 55,60,02,000 out of the Consolidated fund of the State of Punjab for the financial year 1979-80.—From and out of the Consolidated Fund of the State of Punjab there may be paid and applied sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate to the sum of fifty-five crores, sixty lakhs and two thousand rupees towards defraying the several charges which will come in course of payment during the financial year 1979-80 in respect of the services specified in column 2 of the Schedule.

3. Appropriation.—The sums authorised to be paid and applied from and out of the Consolidated Fund of the State of Punjab by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.

THE SCHEDULE (See sections 2 and 3)

No. c	Services purposes		Sums	not exceeding	,
_1 .	2	-	Voted by Parilament	Charged on the consolidated Fund 3	Total
1 S 3 44 7 8 9 10 11 13	State Legislatu re Staff, Household and Allowances of Governor Administration of Justice Elections Finance Public Service Commission Civil Secretariat District Administration Police Jails Miscellaneous Services	Revenue	Rs. 3,40,000 33,67,000 2,90,000 1,93,73,000 29,93,000 49,72,000 4,43,52,000 12,74,000 29,59,000	Rs. 21,000 1,86,000 14,86,000 1,27,000	Rs. 3,61,000 1,86,000 48,53,000 2,90,000 1,93,73,000 1,27,000 49,72,000 44,352,000 12,74,000 29,59,000
15	Rehabilitation, Relief and Resettlement Education	Capital Revenue	11,92,31,000	1,72,000	1,72,000 11,92,31,000

1	2			3		
				Rs.	Rs.	Rs.
17	Medical and Public Health	Rev	enue	80,02,000		80,02,000
18	Housing and Urban Development	Car	oital		1,60,000	1,60,000
119		Rev	enue	33,87,000	-,00,000	33,87,000
20	Tourism and Cultural Affairs	Rev	enue	5,60,000	40,000	6,00,000
21	Labour, Employment and Industrial Training	ng Re	enue	15,16,000		15,16,000
22	Social Security and Welfare	Ca	oital	1,00,00,000	1,05,000	1,01,05,000
24		Car	oital	1,20,00,000	.,05,000	1,20,00,000
32	Community Development	Rev	enue	5,30,11,000		5,30,11,000
33	Industries	Re	/enue	21,36,000	••	21,36,000
34	Civil Aviation	Re	venue	8,39,000		8,39,000
35	Roads and Bridges	Re	venue	1,23,78,000		1,23,78,000
36	Road Transport	Re	venue	4,35,13,000		4,35,13,000
	•	Car	oital	1,18,44,000		1,18,44,000
37	Multi-purpose River Projects	Re	venue	24,27,000	•••	24,27,000
38	Irrigation, Drainage and Flood Control	Re	venue	97,67,000	• •	97,67,000
		Can	oital	2,11,93,000		2,11,93,000
39	Buildings		venue	62,51,000		62,51,000
		Ca	pital	7,56,000		7,56,000
	Interest Payments and Serving of Debt		enue		2,49,65,000	2,49,65,000
40	Loans and Advances by the State Governme		pital	9,000		9,000
41	Appropriation to the Contingency Fund	Ca	pital	13,00,00,000	• •	13,00,00,000
	TOTAL			52,87,40,000	2,72,62,000	55,60,02,000

Simla-171002, the 29th October, 1980

No. LLR-E (9)10/79.—The following Ordinances recently promulgated by the President which have already been published in the Gazette of India, Extra ordinary, Part-II, Section I, are hereby republished in the Himachal Pradesh Government Rajpatra, for the information of general public:—

Sr. No.	Title	Date of the Gazette of India (Extra- ordinary) Part-II, Section I in which the Ordinances were published
1.	The Maruti Limited (Acquisition and Transfer of Undertakings) Ordinance, 1980	13-10-1980.
2.	(No. 13 of 1980).	13-10-1980.
3.	nance, 1980 (No. 14 of 1980). The Tea (Amendment) Ordinance, 1980 (No. 15 of 1980).	13-10-1980.

G. S. CHA UHAN, Under Secretary.

THE MARUTILIMITED (ACQUISITION AND TRANSFER OF UNDERTAKINGS) ORDINANCE,

1980 (No. 13 of 1980)

Promulgated by the President in the Thirty-first Year of the Republic of India.

An Ordinance to provide for the acquisition and transfer of the undertakings of Maruti Limited with a view to securing the utilisation of the available infrastructure, to modernise the automobile industry, to effect a more economical utilisation of scarce fuel and to ensure higher production of motor vehicles which are essential to the needs of the economy of the country and for matters connected therewith or incidental thereto.

WHEREAS Maruti Limited had been engaged in the manufacture and production of articles mentioned in the First Schedule to the Industries (Development and Regulation) Act, 1951 (65 of 1951), namely, automobiles;

AND WHEREAS an order has been made for the winding up of the Company and proceedings for its liquidation are pending in the High Court of Punjab and Haryana;

AND WHEREAS the undertakings of the Company have not been functioning;

AND WHEREAS it is necessry to utilise the production facilities and equipment of the undertakings of the Company so as to increase the production of motor vehicles and generate employment in the interest of the general public;

AND WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

Now, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:

CHPATER I PRELIMINARY

- 1. Short title and commencement.—(1) This Ordinance may be called the Maruti Limited (Acquisition and Transfer of Undertakings) Ordinance, 1980.
 - (2) It shall come into force at once.
- 2. Definitions:—In this Ordinance, unless the context otherwise requires,—
 - (a) "appointed day" means the date of commencement of this Ordinance;
 - (b) "Company" means Maruti Limited, being a company within the meaning of the Companies Act, 1956 (1 of 1956), and having its registered office at Palam, Gurgaon Road, Gurgaon (Haryana);
 - (c) "commissioner" means the Commissioner of Payments appointed under section 15;
 - (d) "notification" means a notification published in the Official Gazette;
 - (e) "prescribed" means prescribed by rules made under this Ordinance;
 - (f) "specified date", in relation to any provision of this Ordinance, means such date as the Contral

Government may, by notification, specify for the purposes of that provision, and different dates may be specified for different provisions of this Ordinance;
(g) words and expressions used herein and not defined but defined in the Companies Act, 1956 (1 of 1956) shall have the meanings, respectively, assigned to them in that Act.

CHAPTER II

Acquisition and transfer of the undertakings of the Company

- 3. Transfer to, and vesting in, the Central Government of the undertakings of the Company,—On the appointed day, the undertakings of the Company, and the right, title and interest of the Company in relation to its undertakings, shall, by virtue of this Ordinance, stand transferred to, and vest in, the Central Government.
- 4. General effect of vesting.—(1) The undertakings of the Company shall be deemed to include all assets, rights, lease-holds, powers, authorities and privileges, and all property movable and immovable, including lands, buildings, workshops, stores, instruments, machinery and equipment, cash balances, cash on hand, reserve funds, investments, book debts and all other rights and interests in, or arising out of, such property as were immediately before the appointed day in the ownership, possession, power or control of the Company, whether within or outside India, and all books of account, registers and all other documents of whatever nature relating thereto.
- (2) All properties as aforesaid which have vested in the Central Government undr section 3 shall, by force of such vesting, be freed and discharge from any trust, obligation, mortgage, charge, lien and all other incumbrances affecting them, and any attachment, injunction, decree or order of any court restricting the use of such properties in any manner shall be deemed to have been withdrawn.
- (3) Every mortgagee of any property which has vested under this Ordinance in the Central Government and every person holding any charge, lien or other interest in or in relation to, any such property, shall give, within such time and in such manner as may be prescribed, an intimation to the Commissioner of such mortgage, charge, lien or other interest.
- (4) For the removal of doubts, it is hereby declared that the mortgagee of any property referred to in subsection (2) or any other person holding any charge, lien or other interest in, or in relation to, any such property shall be entitled to claim, in accordance with his rights and interests, payment of the mortgage money or other dues, in whole or in part, out of the amount specified in section 7, but no such mortgage, charge, lien or other interest shall be enforceable against any property which has vested in the Central Government.
- (5) Any licence or other instrument granted to the Company in relation to any undertaking which has vested in the Central Government under section 3, at any time before the appointed day and in force immediately before that day, shall continue to be in force on and after such day in accordance with its tenor in relation to, and for the purposes of, such undertaking and on and from the day of vesting of such undertaking under section 6 in a Government company, that company shall be deemed to be substituted in such licence or other instrument as if such licence or other instrument had been granted to that Government company and that Government company shall hold it for the remainder of the period for which that company would have held it under the terms thereof.
- (6) If, on the appointed day, any suit, appeal or other proceeding of whatever nature in relation to any property which has vested in the Central Government, under section 3, instituted or preferred by or against the Company is pending, the same shall not abate, be discontinued or be, in any way, prejudicially affected by

- reason of the transfer of the undertakings of the Company or of anything contained in this Ordinance, but the suit, appeal or other proceeding may be continued, prosecuted or enforced by or against the Central Government, or where the undertakings of the Company are directed under section 6, to vest in a Government company, by or against that Government company.
- 5. Central Government or Government company not to be liable for prior liabilities.—(1) Every liability of the Company in respect of any period prior to the appointed day, shall be the liability of the Company and shall be enforceable against it and not against the Central Government, or, where the undertakings of the Company are directed under section 6, to vest in a Government company, against that Government company.
- (2) For the removal of doubts, it is hereby declared that,—
 - (a) save as otherwise expressly provided in this section or in any other provision of this Ordinance, no liability of the Company in respect of any period prior to the appointed day, shall be enforceable against the Central Government, or where the undertakings of the Company are directed under section 6 to vest in a Government company, against that Government company;
 - (b) no award, decree or order of any court, tribunal or other authority in relation to the undertakings of the Company, passed after the appointed day, in respect of any matter, claim or dispute which arose before that day, shall be enforceable against the Central Government, or, where the undertakings of the Company are directed under section 6 to vest in a Government company, against that Government company;
 - (c) no liability incurred by the Company before the appointed day, for the contravention of a provision of any law for the time being in force, shall be enforceable against the Central Government, or, where the undertakings of the Company are directed under section 6, to vest in a Government company, against that Government company.
- 6. Power of Central Government to direct vesting of the undertakings of the Company in a Government Company.—(1) Notwithstanding anything contained in sections 3 and 4, the Central Government may, subject to such terms and conditions as it may think fit to impose, direct, by notification, that the undertakings of the Company, and the right, title and interest of the Company in relation to its undertakings, which have vested in the Central Government under section 3, shall, instead of continuing to vest in the Central Government, vest in the Government company either on the date of the such notification or on earlier or later date (not being a date earlier than the appointed day) as may be specified in the notification.
- (2) Where the right, title and interest of the Company in relation to its undertakings, vest in a Government company under sub-section (1), the Government company shall, on and from the date of such vesting, be deemed to have become the owner in relation to such undertakings, and all the rights and liabilities of the Central Government in relation to such undertakings shall, on and from the date of such vesting, be deemed to have become the rights and liabilities of the Government company.

CHAPTER III

PAYMENT OF AMOUNTS

7. Payment of amount.—For the transfer to, and vesting in, the Central Government, under section 3, of the undertakings of the Company and the right, title and interest of the Company in relation to its undertakings, there shall be paid by the Central Government to the Company, in cash, and in the manner specified in Chapter

VI, an amount of rupees four hundred and thirty-four lakhs.

- 8. Payment of further amount.—(1) The amount specified in section 7 shall carry simple interest at the rate of four per cent per annum for the period commencing on the appointed day and ending on the date on which payment of such amount is made by the Central Government to the Commissioner.
- (2) The amount determined in accordance with the provisions of sub-section (1) shall be paid by the Central Government to the Company in addition to the amount specified in section 7.
- (3) For the removal of doubts, it is hereby declared that the liabilities of the Company, in relation to its undertakings which have vested in the Central Government under section 3, shall be discharged from the amount referred to in section 7, and also from the amount determined under sub-section (1) in accordance with the rights and interests of the creditors of the Company.

CHAPTER IV

MANAGEMENT, ETC., OF THE UNDERTAKINGS OF THE COMPANY

- 9. Management, etc., of the undertakings of the Company.—(1) The general superintendence, direction, control and management of the affairs and business of the undertakings of the Company, the right, title and interest in relation to which have vested in the Central Government under section 3, shall.—
 - (a) where a direction has been made by the Central Government under sub-section (1) of section
 6, vest in the Government company specified in such direction, or
 - (b) where no such direction has been made by the Central Government, vest in one or more Custodians appointed by the Central Government under sub-section (2),

and thereupon the Government company so specified or the Custodian or Custodians so appointed, as the case may be, shall be entitled to exercise, to the exclusion of all other persons, all such powers and do all such things as the Company was authorised to exercise and do in relation to its undertakings.

- (2) The Central Government may appoint one or more individuals or a Government company as the Custodian or Custodians of the undertakings of the Company in relation to which no direction has been made by it under sub-section (1) of section 6.
- •10. Duty to deliver possession of the undertakings of the Company and documents relating thereto.—(1) Notwithstanding any judgment, decree or order of any court, tribunal or other authority or anything contained in any law for the time being in force, the Official Liquidator of the Company or any other person, in whose possession or custody or under whose control the undertakings of the Company or any part thereof may be, shall forthwith deliver possession of the undertakings of the Company or any part thereof to the Central Government, or where the undertakings of the Company are vested under section 6 in a Government company, to that company.
- (2) On the vesting of the management of the undertakings of the Company in a Government company or on the appointment of the Custodian or Custodians, the Official Liquidator of the Company or any other person who has, on the appointed day, in his possession or custody or under his control any books, documents or other papers relating to the undertakings of the Company immediately before such vesting or appointment, shall be bound to deliver the said books, documents or other papers to the Government company or the Custodian or Custodians or to such person as the Central Government or the Government company, as the case may be, may specify in this behalf.

- (3) The Central Government may take or cause to be taken all necessary steps for securing possession of the undertakings which have vested in it under section 3.
- (4) The Central Government may issue such directions as it may deem desirable in the circumstances of the case to the Government company or the Custodian or Custodians and such Government company, Custodian or Custodians may also, if it is considered necessary so to do, apply to the Central Government at any time for instructions as to the manner in which the management of the undertakings of the Company shall be conducted or in relation to any other matter arising in the course of such management.
- (5) The Castodian or Castodians shall receive from the funds of the undertakings of the Company such remaneration as the Central Government may fix and shall hold office during the pleasure of the Central Government.
- 11. Duty to furnish particulars.—(1) The Company shall, within such period as the Central Government may allow in this behalf, furnish to that Government or to the Government company a complete inventory of all the properties and assets of the Company as on the appointed day pertaining to the undertakings which have vested in the Central Government or the Government company, as the case may be.
- (2) So much of the obligation of the Company under sub-section (1) as relates to the properties and assets of the Company in the possession, custody or control of the Official Liquidator of the Company shall be discharged by him.
- 12. Accounts and audit.—The Custodian or Custodians of the undertakings of the Company shall maintain an account of the undertakings of the Company in such form and manner and subject to such conditions as may be prescribed and the provisions of the Companies Act, 1956 (1 of 1956), shall apply to the audit of the accounts so maintained as they apply to the audit of the accounts of a company.

CHAPTER V

PROVISIONS RELATING TO THE EMPLOYEES OF THE COMPANY

- 13. Employment of certain employees to continue.—
 (1) Every person who has been, immediately before the appointed day, employed in any of the undertakings of the Company shall become,—
 - (a) on and from the appointed day, an employee of the Central Government; and
 - (b) where the undertakings of the Company are directed under sub-section (1) of section 6, to vest in a Government company, an employee of such Government company on and from the date of such vesting,

and shall hold office or service under the Central Government or the Government company, as the case may be, with the same rights and privileges as to pension, gratuity and other matters as would have been admissible to him if there had been no such vesting and shall continue to do so unless and until his employment under the Central Government or the Government company, as the case may be, is duly terminated or until his remuneration and other conditions of service are duly altered by the Central Government or the Government company, as the case may be.

(2) Notwithstanding anything contained in the Industrial Disputes Act, 1947 (14 of 1947), or in any other law for the time being in force, the transfer of the services of any officer or other person employed in any undertaking of the Company to the Central Government or the Government company shall not entitle such officer or other employee to any compensation under this Ordinance or under any other law for the time being in force and no such claim shall be entertained by any court, tribunal or other authority.

- (3) Where, under the terms of any contract of service or otherwise, any person, whose services become transferred to the Central Government or the Government company by reason of the provisions of this Ordinance, is entitled to any arreara of salary or wages or any payments for any leave not availed of or any other payment, not being payment by way of gratuity or pension, such person may enforce his claim against the Company, but not against the Central Government or the Government company.
- 14. Provident fund and other funds.—(1) Where the Company has established a provident fund, superannuation fund, welfare fund or any other fund for the benefit of the persons employed in any of the undertakings of the Company, the monies relatable to the officers or other employees, whose services have become transferred, by or under this Ordinance, to the Central Government or the Government company, shall, out of the monies standing on the appointed day, to the credit of such provident fund, superannuation fund, welfare fund or other fund, stand transferred to, and vest in, the Central Government or the Government company, as the case may be.
- (2) The monies which stand transferred under subsection (1) to the Central Government or the Government company, as the case may be, shall be dealt with by that Government or that Government company in such manner as may be prescribed.

CHAPTER VI

COMMISSIONER OF PAYMENTS

- 15. Appointment of Commissioner of Payments.—(1) The Central Government shall, for the purpose of disbursing the amounts payable to the Company under section 7 and section 8, by notification, appoint a Commissioner of Payments.
- (2) The Central Government may appoint such other persons as it may think fit to assist the Commissioner and thereupon the Commissioner may authorise one or more of such persons also to exercise all or any of the powers exercisable by him, under this Ordinance and different persons may be authorised to exercise different powers.
- (3) Any person authorised by the Commissioner to exercise any of the powers exercisable by the Commissioner may exercise those powers in the same manner and with the same effect as if they have been conferred on that person directly by this Ordinance and not by way of authorisation.
- (4) The salaries and allowances of the Commissioner and other persons appointed under this section shall be defrayed out of the Consolidated Fund of India.
- 16. Payment by the Central Government to the Commissioner.—(1) The Central Government shall, within thirty days from the specified date, pay, in cash, to the Commissioner, for payment to the Company—
 - (a) an amount equal to the amount specified in section 7, and
 - (b) an amount equal to the amount payable to the Company under section 8.
- (2) A deposit account shall be opened by the Central Government in favour of the Commissioner, in the Public Account of India, and every amount paid under this Ordinance to the Commissioner shall be deposited by him to the credit of the said deposit account and the said deposit account shall be operated by the Commissioner.
- (3) Records shall be maintained by the Commissioner in respect of the undertakings of the Company in relation to which payment has been made to him under this Ordinance.
- (4) The interest accruing on the amount standing to the credit of the deposit account referred to in subsection (2) shall enure to the benefit of the Company.

- 17. Certain powers of the Central Government or Government company.—(1) The Central Government or the Government company, as the case may be, shall be entitled to receive up to the specified date, to the exclusion of all other persons, any money due to the Company, in relation to its undertakings which have vested in the Central Government or the Government company, and realised after the appointed day, notwithstanding that the realisation pertains to a period prior to the appointed day.
- (2) The Central Government or the Government company as the case may be, may make a claim to the Commissioner with regard to every payment made by it after the appointed day for discharging any liability of the Company in relation to any period prior to the appointed day; and every such claim shall have priority in accordance with the priorities attaching, under this Ordinance, to the matter in relation to which such liability has been discharged by the Central Government or the Government company.
- (3) Save as otherwise provided in this Ordinance, the liabilities of the Company in respect of any transaction prior to the appointed day, which have not been discharged on or before the specified date, shall be the liabilities of the Company.
- 18. Claims to be made to the Commissioner.—Every person having a claim against the Company shall prefer such claim before the Commissioner within thirty days from the specified date:

Provided that if the Commissioner is satisfied that the claimant was prevented by sufficient cause from preferring the claim within the said period of thirty days, he may entertain the claim within a further period of thirty days and not thereafter.

- 19. Priority of claims.—The claims arising out of the matters specified in the Schedule shall have priorities in accordance with the following principles, namely:—
 - (a) Category I shall have precedence over all other categories and Category II shall have precedence over Category III, and so on;
 - (b) the claims specified in each of the categories, shall rank equally and be paid in full, but, if the amount is insufficient to meet such claims in full, they shall abate in equal proportions and be paid accordingly; and
 - (c) the question of discharging any liability with regard to a matter specified in a lower category shall arise only if a surplus is left after meeting all the liabilities specified in the immediately higher category.
- 20. Examination of claims.—(1) On receipt of the claims made under section 18, the Commissioner shall arrange the claims in the order of priorities specified in the Schedule and examine the same in accordance with such order of priorities.
- (2) If, on examination of the claims, the Commissioner is of opinion that the amount paid to him under this Ordinance is not sufficient to meet the liabilities specified in any lower category, he shall not be required to examine the claims in respect of such lower category.
- 21. Admission or rejection of claims.—(1) After examining the claims with reference to the priorities set out in the Schedule, the Commissioner shall fix a certain date on or before which every claimant shall file the proof of his claim.
- (2) Not less than fourteen days' notice of the date so fixed shall be given by advertisement in one issue of any daily newspaper in the English language having circulation n the major part of the country and one issue of any daily newspaper in such regional language as the Commissioner may consider suitable, and every such notice shall call upon the claimant to file the proof of his claim with the Commissioner within the period specified in the advertisement.

- (3) Every claimant who fails to file the proof of his claim within the time specified by the Commissioner shall be excluded from the disbursements made by the Commissioner.
- (4) The Commissioner shall, after such investigation as may, in his opinion, be necessary and after giving the Company an opportunity of refuting the claim and after giving the claimant a reasonable opportunity of being heard, by order in writing, admit or reject the claim in whole or in part.
 - (5) The Commissioner shall have the power to regulate his own procedure in all matters arising out of the discharge of his functions, including the place or places at which he may hold his sittings and shall, for the purpose of making an investigation under this Ordinance, have the same powers as are vested in a civil court under the Code of Civil Procedure, 1908 (5 of 1908), while trying a suit, in respect of the following matters, namely:—
 - (a) the summoning and enforcing the attendance of any witness and examining him on oath;
 - (b) the discovery and production of any document or other material object producible as evidence;
 - (c) the reception of evidence on affidavits;
 - (d) the issuing of any commission for the examination of witnesses.
 - (6) Any investigation before the Commissioner shall be deemed to be a judicial proceedings within the meaning of sections 193 and 228 of the Indian Penal Code (45 of 1860) and the Commissioner shall be deemed to be civil court for the purposes of section 195 and Chapter XXVI of the Code of Criminal Procedure, 1973 (2 of 1974).
 - (7) A claimant who is dissatisfied with the decision of the Commissioner, may prefer an appeal against the decision to the principal civil court of original jurisdiction within the local limits of whose jurisdiction the registered office of the Company is situated:

Pravided that where a person who is a judge of a High Court is appointed to be the Commissioner, the appeal shall lie to the High Court of Punjab and Haryana and such appeal shall be heard and disposed of by not less than two Judges of that High Court.

- 22. Disbursement of money by the Commissioner to claimants.—After admitting a claim under this Ordinance, the amount due in respect of such claim shall be paid by the Commissioner to the person or persons to whom such amount is due, and, on such payment, the liability of the Company in respect of any claim relating to the undertakings of the Company shall stand discharged.
 - 23. Disbursement of amounts to the Company.—(1) If, out of the monies paid to him in relation to the undertakings of the Company, there is a balance left after meeting the liabilities as specified in the Schedule, the Commissioner shall disburse such balance to the Company.
 - (2) Where the possession of any machinery, equipment or other property, has vested in the Central Government or a Government company under this Ordinance, but such machinery, equipment or other property does not belong to the Company, it shall be lawful for the Central Government or the Government company to continue to possess such machinery or equipment or other property on the same terms and conditions under which they were possessed by the Company immediately before the appointed day.
 - 24. Undisbursed or unclaimed amount to be deposited to the general revenue account.—Any money paid to the Commissioner which remains undisbursed or unclaimed on the date immediately preceding the date on which the office of the Commissioner is finally wound up, shall be transferred by the Commissioner, before his office is finally wound up, to the general revenue account of the Central Government; but a claim to any money so transferred may be preferred to the Central Government by the person entitled to such payment and shall

be dealt with as if such transfer had not been made, and the order, if any, for payment of the claim, being treated as an order for the refund of revenue.

CHAPTER VII

MISCELLANEOUS

- 25. Ordinance to have overriding effect.—The provisions of this Ordinance shall have effect notwithstanding anything inconsistent therewith contained in any other law for the time being in force or in any instrument having effect by virtue of any law, other than this Ordinance, or in any decree or order of any court, tribunal or other authority.
- 26. Contracts to cease to have effect unless ratified by Central Government or Government company.—Every contract entered into by the Company in relation to its undertakings, which has vested in the Central Government under section 3, for any service, sale or supply and in force immediately before the appointed day, shall, on and from the expiry of one hundred and eighty days from the appointed day, cease to have effect unless such contract is, before the expiry of that period, retified, in writing, by the Central Government or Government company, in which such undertakings have been vested under this Ordinance, and in ratifying such contract, the Central Government or such Government company may make such alteration or modification therein as it may think fit:

Provided that the Central Government or such Government company shall not omit to ratify a contract and shall not make any alteration or modification in a contract.

- (a) unless it is satisfied that such contract is unduly onerous or has been entered into in bad faith or is detrimental to the interests of the Central Government or such Government company, and
- (b) except after giving to the parties to the contract a reasonable opportunity of being heard and except after recording in writing its reasons for refusal to ratify the contract or for making any alteration or modification therein.
- 27. Protection of action taken in good faith.—(1) No suit, prosecution or other legal proceeding shall lie against the Central Government or any officer of that Government or the Government company or the Custodian or any officer or other person authorised by the Central Government or the Government company for anything which is in good faith done or intended to be done under this Ordinance.
- (2) No suit or other legal proceeding shall lie against the Central Government or any of its officers or other employees or the Government company or the Custodian or any officer or other person authorised by the Central Government or the Government company for any damage caused or likely to be caused by anything which is in good faith done or intended to be done under this Ordinance.
- 28. Delegation of powers.—(1) The Central Government may, by notification, direct that all or any of the powers exercisable by it under this Ordinance, other than the power conferred by this section, section 31 and section 32, may also be exercised by such person or persons as may be specified in the notification.
- (2) Whenever any delegation of power is made under sub-section (1), the person to whom such power has been delegated shall act under the direction, control and supervision of the Central Government.
 - 29. Penalities .- Any person who, -
 - (a) having in his possession, custody or control any property forming part of any undertakings of the Company, wrongfully with holds such property from the Central Government or the Government company; or

(b) wrongfully obtains possession, of, or retains, any property forming part of, the undertakings of the Company; or

(c) wilfully withholds or fails to furnish to the Central Government or the Government company or: to any person or body of persons specified by that Government or such Government company, as the case may be, any document relating to the under takings of the Company, which may be in hispossession, custody or courtol; or

- (d) fails to deliver to the Central Government or the Government company or to any person or body of persons specified by that Government or Government company, any assets, books of account, registers or other documents in his possession, custody or control, relating to the undertakings of the Company; or
- (e) wrongfully removes or destroys any property forming part of the undertakings of the Company;
 or
- (f) prefers any claim under this Ordinance which he knows or has reasonable cause to believe to be false or grossly inaccurate,

shall be punishable with imprisonment for a term which may extend to two years, or with fine which extend to ten thousand rupees or with both.

30. Offences by companies.—(1) Where an offence under this Ordinance has been committed by a company, every person who, at the time the offence was committed, was in charge of, and was responsible to, the company, for the conduct of the bisiness of the company, as well as the company, shall, be deemed to be guilty of the offence and shall be liable to be proceeded against and nished accordingly.

Provided that nothing contained in this sub-section shall render any such person liable to any punishment, if he proves that the offence was committed without his knowledge or that he had exercised all due diligence to puprevent the commission of such offence:

(2) Notwithstanding anything contained in sub-section (1), where any offence under this Ordinance has been committed by a company and it is proved that the offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of, any director, manager, secretary or otherofficer of the Company, such director, manager, secretary or other officer shall be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation.—For the purposes of this section,—

- (a) "company" means any body corporate and includes a firm or other association of individuals;
- (b) "director", in relation to a firm, means a partner in the firm.
- 31. Power to make rules.—(1) The Central Government may, by notification, mak rules for carrying out the provisions of this Ordinance.
- (2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters namely:—
 - (a) the time within which, and the manner in which, an intimation shall be given to the Commissioner under sub-section (3) of section 4;
 - (b) the form and the manner in which, and the conditions subject to which, the Custodian or Custodians shall maintain accounts under section 12;
 - (c) the manner in which the monies in any provident fund or other fund under section 14 shall be dealt with;
 - (d) any other matter which is required to be, or may be, prescribed.
- (3) Every rule made by the Central Government under this Ordinance shall be laid, as soon as may be after

it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more sugcessive sessions, and if, before the expiry of the session immediately following the session or the successive sessions afole-said both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that the.

32. Power to remove difficulties.—If any difficulty arises in giving effect to the provisions of this Ordinance, the Central Government may, by order, not inconsistent with the provisions of this Ordinance, remove the difficulty:

Provided that no such order shall be made after the expiry of a period of two years from the appointed day.

THE SCHEDULE

(See sections 19, 20, 21 and 23)

ORDER OF PRIORITIES FOR THE DISCHARGE OF LIABILITIES OF THE COMPANY

Category I—

(a) Employees' dues on account of unpaid salaries, wages, provident fund, Employees' State Insurance contribution or premium relating to the Life Insurance Corporation of India or any other amounts due to the employees;

(b) Revenues, tax esceasses, rates or other dues to the Central Government, State Government and local authorities, or the State Electricity Board.

Category II-

Amounts due to the Government of Haryana towards / the cost of land.

Category III-

Secured loans with interest.

Category IV-

- (a) Deposits received from the public or from the members of the Company;
- (b) Deposits towards dealership;
- (c) Any credit availed of for purposes of trade or manufacturing operations;
- (d) Share application monies where shares were not allotted.

Category V—
Any other dues.

N. SANJIVA REDDY, President.

京都 医

A. K. SRINIVASAMURTHY,

Joint Secy. to the Govt. of India.
THE MONOPOLIES AND RESTRICTIVE TRADE
PRACTICES (AMENDMENT) ORDINANCE, 1980

No. 14 of 1980

Promulgated by the President in the Thiry-first Year of the Republic of India,

An Ordinance further to amend the Monopolies and Restrictive Trade Practices Act, 1969.

WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

Now, THEREFORE, in exercise of the powers conferred by clause (1) of Article 123 of the Constitution, the

President is pleased to promulgate the following Ordinance:—

- 1. Short title and commencement.—(1) This Ordinance may be called the Monopolies and Restrictive Trade Practices (Amendment) Ordinance, 1980.
 - (2) It shall come into force at once.
 - 2. Act 54 of 1969 to be temporarily amended.—During the period of operation of this Ordinance, the Monopolies and Restrictive Trade Practices Act, 1969 (hereinafter referred to as the principal Act), shall have effect subject to the amendments specified in section 3.

3. Amendment of section 2.—In section 2 of the principal Act, —

(i) in clause (d), after Explanation VI, the following Explanation shall be inserted, namely:—

- "Explanation VII.—Where goods of any description produced in India by an undertaking have been exported to a country outside India, then the goods so exported shall not be taken into account in computing for the purposes of this clause—
 - (i) the total goods of that description that are produced in India by that undertaking; or
- (ii) the total goods of that description that are produced, supplied or distributed in India or any substantial part thereof.";
- (ii) in clause (j), after Explanation IV, the following Explanation shall be inserted, namely:—
 - "Explanation V.—Where goods of any description produced in India by an undertaking have been exported to a country outside India, then the goods so exported shall not be taken into account in computing for the purposes of this clause—
 - (i) the total goods of that description that are produced in India by that undertaking; or
 - (ii) the total goods of that description that are produced, supplied or distributed in India or any substantial part thereof,".

N. SANJIVA REDDY.

President

A. K. SRINIVASAMURTHY, Joint Secy. to the Govt. of India.

THE TEA (AMENDMENT) ORDINANCE, 1980

No. 15 of 1980

Promulgated by the Presiin the Thirty-first Year of the Republic of India

An Ordinance further to amend the Tea Act, 1953.

Whereas Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

Now, THEREFORE in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinnance:—

- 1. Short title and commencement—(1) This Ordinance may be called the Tea (Amendment) Ordinance, 1980.
- (2) This Ordinance, except section 4 thereof, shall be deemed to have come into force on and with effect from the date of commencement of the Tea (Amendment) Act, 1976 (75 of 1976).
- 2. Amendment of section 16E.—In the Tea Act, 1953 (29 of 1953) (hereinafter referred to as the principal Act), in section 16E, in sub-section (1),—
 - (a) in clause (a), between the words "by reckless investments or" and "creation of incumbrances", the word "by" shall be inserted;

- (b) the following Explanation shall be inserted at the end, namely:—
 - "Explanation.—For the purposes of this subsection, "incumbrances" includes any liability which may be recovered or satisfied from the assets of the tea undertaking or, as the case may be, tea unit or the person owning the tea undertaking or tea unit."
- 3. Insertion of new section 16LL—After section 16L, of the principal Act, the following section shall be inserted, namely:—
 - "16LL. Debts incurred and investments made by the authorised person to have priority.—Every debt arising out of any loan or any other financial accommodation obtained by the authorised person for carrying on the management of, or exercising functions of control in relation to, the whole or any part of a tea undertaking or tea unit, the management of which has been taken over or is purported to have been taken over under section 16D or section 16E or section 16-I,—
 - (a) shall have priority over all other debts, whether secured or unsecured, incurred before the management of such tea undertaking or tea unit was taken over;
 - (b) shall be a preferential debt within the meaning of section 530 of the Companies Act, 1956 (1 of 1956),

and all such debts shall rank equally among themselves and be paid in full out of the assets of the tea undertaking or tea unit, unless such assets are insufficient to meet them, in which case they shall be recoverable from the owner of the tea undertaking or tea unit as arrears of land revenue notwithstanding that the period of management or control has ended due to expiry of the period for which it was taken over or due to cancellation of the order under section 16H or in pursuance of the order of any court.".

4. Validation.—Notwithstanding any judgment, decree or order of any court, any action or thing (including any order passed or proceeding initiated) taken or done or purported to have been taken or done under sub-section (1) of secton 16E of the principal Act at any time after the commencement of the Tea (Amendment) Act, 1976 (75 of 1976), shall be deemed to be as valid and effective as if the amendment made by section 2 had been in force at the time such action or thing was taken or done.

N. SANJIVA REDDY.

President.

A. K. SRINIVASAMURTHY, Join t Secy, to the Govt. of India.

Simla-2, the 14th November, 1980

No. LLR-E (9) 10.79.—The following Ordinan ce recently promulgated by the President which has already been published in the Gazette of India, Extraordinary, Part II, Section I, dated 15th October, 1980 is hereby republished in the Rajpatra, Himachal Pradesh, for the information of the general public:—

The Hind Cycles Limited and Sen-Raleigh Limited (Nationalisation) Ordinance, 1980 (No. 16 of 1980).

G. S. CHAUHAN.

Under Secretary.

THE HIND CYCLES LIMITED AND SEN-RALEIGH LIMITED (NATIONALISATION) ORDINANCE, 1980

No. 16 of 1980

Promulgated by the President in the Thirty-first Year of of Republic of India

An Ordinance to provide for the acquisition of the undertakings of Hind Cycles Limited, and Sen-Raleigh Limited, with a view to securing the proper management of such undertakings so as to subserve the interests of the general public by ensuring the continued manufacture, production and distribution of bicycles and their component parts and accessories which are essential to the needs of the economy of the country and for matters connected therewith or incidental thereto.

WHEREAS Hind Cycles Limited and Sen-Raleigh Limited had been engaged in the manufacture and production of articles mentioned in the First Schedule to the Industries (Development and Regulation) Act, 1951 (65 of 1951), namely, bicycles and their component parts and accessories:

AND WHEREAS the management of the undertakings of Hind Cycles Limited and Sen-Raleigh Limited were taken over by the Central Government under the provisions of the Industries (Development and Regulation) Act, 1951 (65 of 1951);

AND WHEREAS it is necessary to acquire the undertakings of Hind Cycles Limited and Sen-Raleigh Limited to ensure that the nterests of the general public are served by the continuance, by the undertakings of the two companies, of the manufacture, production and distribution of the aforesaid aticles which are essential to the needs of the economy of the country;

AND WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

Now, THEREFORE, in exercise of the powers conferred by clause (1) of Article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:—

CHAPTER I

PRELIMINARY

- 1. Short title and commencement.—(1) This Ordinance may be called the Hind Cycles Limited and Sen-Raleigh Limited (Nationalisation) Ordinance, 1980.
 - (2) It shall come into force at once.
- 2. Definitions.—In this Ordinance, unless the context otherwise requires,—
 - (a) "appointed day" means the date of commencement of this Ordinance;

(b) "Commissioner" means the Commissioner of

Payments appointed under section 15;
(c) "Custodian" means the Custodian appointed under sub-section (2) of section 9 to take over, or carry on, the management of the undertakings of either, or both, of the two companies:

either, or both, of the two companies;
(d) "notification" means a notification published in the Official Gazette;

(e) "prescribed" means prescribed by rules made under

this Ordinance;

(f) "Sen-Raleigh Limited" includes Sen and Pandit Industries Limited, Ancillary Industries (Lugs) Private Limited, Ancillary Industries (Forgings) Private Limited, Ancillary Industries (Cranks) Private Limited and Naokhali Machine Tools Limited, all having their registered offices at 1, Middleton Street, Calcutta;

(g) "specified date", in relation to any provision of this Ordinance, means such date as the Central Government may, by notification, specify for the purposes of that provision and different dates may be specified for different provisions of this

Ordinance;

(h) "two companies" means Hind Cycles Limited and Sen-Raleigh Limited, being companies as defined in the Companies Act, 1956 (1 of 1956), and having their registered offices at Birlagram, Nagda (Madhya Pradesh), and 1, Middleton Street, Calcutta, respectively;

 words and expressions used herein and not defined but defined in the Companies Act, 1956 (1 of 1956), shall have the meanings, respectively, assigned

to them in that Act.

CHAPTER II

ACQUISITION OF THE UNDERTAKINGS OF THE TWO COMPANIES

- 3. Transfer to, and vesting in, Central Government of the undertakings of the two companies.—On the appointed day, the undertakings of each of the two companies, and the right, title and interest of each of the two companies in relation to such undertakings, shall, by virtue of this Ordinance, stand transferred to, and shall vest in, the Central Government.
- 4. General effect of vesting.—(1) The undertakings of each of the two companies shall be deemed to include all assets, rights, lease-holds, powers, authorities and privileges, and all property, movable and immovable, including lands, buildings, workshops, stores; tastruments, machinery and equipment, cash balances, cash on hand, cheques, demand drafts, reserve funds, investments, book debts and all other rights and interests in, or arising out of, such property as were immediately before the appointed day in the ownership, possession, power or control of either of the two companies, whether within or outside India, and all books of account, registers and all other documents of whatever nature relating thereto, and shall also be deemed to include the liabilities specified in sub-section (2) of section 5.
- (2) All properties as aforesaid which have vested in the Central Government under section 3 shall, by force of such vesting, be freed and discharged from any trust, obligation, mortgage, charge, lien and all other encumbrances affecting them, and any attachment, injunction, decree or order of any court restricting the use of such properties in any manner or appointing any receiver in respect of the whole or any part of such properties shall be deemed to have been withdrawn.
- (3) Every mortgagee of any property which has vested under this Ordinance in the Central Government and every person holding any charge, lien or other interest in, or in relation to, any such property shall give, within such time and in such manner as may be prescribed, an intimation to the Commissioner of such mortgage, charge, lien or other interest.
- (4) For the removal of doubts, it is hereby declared that the mortgagee of any property referred to in subsection (3) or any other person holding any charge, lieu or other interest in, or in relation to, any such property shall be entitled to claim, in accordance with his rights and interests, payment of the mortgage money or other dues, in whole or in part, out of the amount specified, in relation to the company owning such property, in the First Schedule, and also out of the amounts determined under section 8, but no such mortgage, charge, lieu or other interest shall be enforceable against any property which has vested in the Central Government.
- (5) Any liecnce or other instrument granted to either of the two companies in relation to any undertaking which has vested in the Central Government under section 3 at any time before the appointed day and in force immediately before that day shall continue to be in force on and after such day in accordance with its tenor in relation to and for the purposes of such undertaking, and, on and from the date of vesting of such undertaking under section 6 in a Government company, the concerned Government company shall be deemed to be substituted in such licence or other instrument as if such licence or other instrument had been granted to sich Government company and such Government company shall hold it for the remainder of the period for which the concerned company would have held it under the terms thereof.
- (6) If, on the appointed day, any suit, appeal or other proceeding of whatever nature, in relation to any matter specified in sub-section (2) of section 5, in respect of any undertaking of either of the two companies, instituted or preferred by or against either of the two companies, is pending, the same shall not abate, be discontinued or be, in any way, prejudically affected by reason of the transfer of the undertakings of either of the two companies,

or of any thing contained in this Ordinance, but the suit, appeal or other proceeding may be continued, prosecuted or enforced by or against the Central Government, or, where the undertakings of the two companies are directed, under section 6, to vest in Government companies, by or against the concerned Government company.

- 5. Owners of the two companies to be liable for certain prior liabilities—(1) Every liability, other than the liability specified in sub-section (2), of each of the two companies in respect of any period prior to the appointed day, shall be the liability of the concerned company and shall be enforceable against it and not against the Central Government, or, where the undertakings of the two companies are directed, under section 6, to vest in Government companies, against the concerned Government company.
- (2) Any liability arising in respect of materials supplied to either of the two companies after the management of the undertakings of the concerned company had been taken over by the Central Government shall, on and from the appointed day, be the liability of the Central Government or of the concerned Government company aforesaid and shall be discharged by that Government or Government company, as and when repayment for such supplies becomes due and payable.
- (3) For the removal of doubts, it is hereby declared that
 - (a) save as otherwise expressly provided in this section or in any other provision of this Ordinance, no liability, other than the liability specified in subsection (2), of either of the two companies in relation to its undertakings in respect of any period prior to the appointed day, shall be enforceable against the Central Government, or, where the undertakings of the two companies are directed, under section 6, to vest in Government companies, against the concerned Government company.
 - (b) no award, decree or order of any court, tribunal or other authority in relation to the undertakings of either of the two companies, passed on or after the appointed day, in respect of any matter, claim or dispute, not being a matter, claim or dispute in relation to any matter referred to in sub-section (2), which arose before that day, shall be enforceable against the Central Government, or, where the undertakings of the two companies are directed, under section 6, to yest in Government companies, against the concerned Government company;
 - (c) no liability incurred by either of the two companies before the appointed day, for the contravention of any provision of law for the time being in force, shall be enforceable against the Central Government, or, where the undertakings of the two companies are directed, under section 6, to vest in Government companies, against the concerned Government company.
- 6. Power of Central Government to direct vesting of the undertakings of the two companies in two Government companies.—(1) Notwithstanding anything contained in sections 3 and 4, the Central Government may, subject to such terms and conditions as it may think fit to impose, direct, by notification, that each of the undertakings of the two companies and the right, title and interest of each of the two companies in relation to their respective undertakings which have vested in that Government under section 3, and such of the liabilities of each of the two companies as are specified in subsection (2) of section 5, shall, instead of continuing to vest in the Central Government, vest in two Government companies either on the date of the notification or on such carlier or later date (not being a date earlier than the appointed day) as may be specified in the notification.
 - (2) Where the right, title and interest, and the liabilities referred to in sub-section (2) of section 5, of each of the two companies, in relation to its undertakings, yest in two

Government companies under sub-section (1), the Government companies shall, on and from the date of such vesting, he deemed to have become the owners in relation to such undertakings, and all the rights and liabilities of the Central Government in relation to such undertakings shall, on and from the date of such vesting, be deemed to have become the rights and liabilities, respectively, of the Government companies.

CHAPTER III PAYMENT OF AMOUNTS

- 7. Payment of amount. —For the transfer to, and vesting in, the Central Government, under section 3, of the undertakings of each of the two companies and the right, title and interest of each of the two companied in relation to such undertakings, there shall be given by the Central Government to each of the companies, in cash and in the manner specified in Chapter VI. an amount equal to the amount specified against the name of each such company in the First Sched. le.
- 8. Payment of further amount—(1) For the deprivation of the two companies of the management of their undertakings, there shall be given by the Central Government to each of the companies in cash, an amount calculated at the rate specified against the name of each such company in the Second Schedule for the period commencing on the date on which the management of the undertakings of the said companies were taken over in pursuance of the orders made by the Central Government under the provisions of the Industries (Development and Regulation) Act, 1951 (65 of 1951) and ending on the appointed day.
- (2) The amount specified in section 7 and the amount calculated in accordance with the provisions of subsection (1) shall carry simple interest at the rate of four per cent per annum for the period commencing on the appointed day and ending on the date on which payment of such amount is made by the Central Government to the Commissioner.
- (3) The amounts determined in accordance with the provisions of st b-sections (1) and (2) shall be given by the Central Government to the two companies in addition to the amount specified in the First Schedule.

CHAPTER IV

MANAGEMENT, STC., OF THE UNDERTAKINGS OF THE TWO COMPANIES

- 9. Management, etc., of the undertakings of the two companies.—(1) The general superintendence, direction, control and management of the affairs and business of the undertakings of each of the two companies, the right, title and interest in relation to which have vested in the Central Government under section 3, shall.—
 - (a) where a direction has been made by the Central Government under sub-section (1) of section 6, vest in the Government company specified in such direction; or
 - (b) where no such direction has been made by the Central Government, yest in one or more Custodians appointed by the Central Government under sub-section (2).

and thereupon the Government company so specified or the Custodian or Custodians so appointed, as the case may be, shall be entitled to exercise, to the exclusion of all other persons, all such powers and do all such things as either, or both, of the two companies is, or are, authorised to exercise and do in relation to its or their undertakings.

- (2) The Central Government may appoint one or more individuals or a Government company as the Custodian or Custodians of the undertakings of either, or both, of the two companies in relation to which no direction has been made by it under sub-section (1) of section 6.
- (3) The Custodian or Custodians so appointed shall receive, from the funds of the undertakings of the two

companies, such remuneration as the Central Government may fix and shall hold office during the pleasure of of the Central Government.

10. Duty of persons in charge of management of the undertakings of the two companies to deliver all assets, etc.—(1) On the vesting of the management of the undertakings of the two companies in Government companies or on the appointment of a Custodian or Custodians, all persons in charge of the management of the undertakings of either of the two companies immediately before such vesting or appointment, shall be bound to deliver to the concerned Government company, the Custodian or Custodians, as the case may be, all assets, books of account, registers or other documents in their custody relating to the undertakings of such company.

(2) The Central Government may issue such directions as it may deem desirable in the circumstances of the case to the Government companies or the Custodian or Custodians, and such Government companies or the or the Custodian or Custodians may also, if it is considered necessary so to do, apply to the Central Government at any time for instructions as to the manner in which the management of the undertakings of the two companies shall be conducted or in relation to any other matter arising in the course of such management.

- 11. Duty of persons to account for assets etc., in their possession.—(1) Any person who has, on the appointed day, in his possession or under his control any assets, books, documents or other papers relating to any undertaking owned by the two companies, which have vested in the Central Government or in Government companies under this Ordinance, and which belong to the two companies, or would have so belonged, if the undertakings owned by the two companies had not vested in the Central Government or such Government companies, shall be liable to account for the said assets, books, documents and other papers to the Central Government or the Government companies and shall deliver them up to the Central Government or such Government companies or to such person or persons as the Central Government or the concerned Government company may specify in this behalf.
- (2) The Central Government or the Government companies aforesaid may take or cause to be taken all necessary steps for securing possession of the undertakings of the two companies which have vested in the Central Government or the Government companies under this Ordinance.
- (3) The two companies shall within such period as the Central Government may allow in this behalf, furnish to that Government a complete inventory of all their properties and assets, as on the appointed day, pertaining to the undertakings which have vested in the Central Government under section 3, and, for this purpose, the Central Government or the Government companies aforesaid shall afford to the two companies all reasonable facilities.
- 12. Audit and accounts.—The Custodian or Custodians of the undertakings of either, or both, of the two companies shall maintain an account of the undertakings of the concerned company or companies in such form and manner and under such conditions as may be prescribed and the provisions of the Companies Act, 1956 (1 of 1956), shall apply to the audit of the account so maintained as they apply to the audit of the accounts of a company.

CHAPTER V

PROVISIONS RELATING TO EMPLOYEES OF THE TWO COMPANIES

- 13. Continuance of employees.—(1) Every person who has been, immediately before the appointed day, employed in any indertaking of either of the two companies shall become,—
 - (a) on and from the appointed day, a employee of the Central Government, and
 - (b) where the undertakings of the two companies are directed, under sub-section (1) of section 6, to vest

in Government companies, an employee of the concerned Government company on and from the date of such yesting or transfer.

and shall hold office or service under the Central Government or the concerned Government company, as the case may be, with the same rights and privileges as to pension, gratuity and other matters as would have been admissible to him if there had been no such vesting and shall continue to do so unless and until his employment under the Central Government or the concerned Government company, as the case may be, is duly terminated or until his remuneration and other conditions of service are duly altered by the Central Government, or the concerned Government company, as the case may be.

- (2) Notwithstanding anything contained in the Industrial Disputes Act, 1947 (14 of 1947), or in any other law for the time being in force, the transfer of the services of any officer or other person employed in any undertaking of either of the two companies, to the Central Government or the Government companies, shall not entitle such officer or other employee to any compensation under this Ordinance or any other law for the time being in force and no such claim shall be entertained by any court, tribunal or other authority,
- 14. Provident fund and other funds.—(1) Where either of the two companies has established a provident fund, a perannuation, welfare or other fund for the benefit of the persons employed in any of its undertakings, the moneys relatable to the officers or other employees whose services have become transferred by or under this Ordinance to the Central Government or a Government company shall, out of the moneys standing, on the appointed day, to the credit of such provident fund, superannuation, welfare or other fund, stand transferred to, and vest in, the Central Government or the Government company, as the case may be.
- (2) The moneys which stand transferred under subsection (1) to the Central Government or the Government company, as the case may be, shall be dealt with by that Government or Government company in such manner as may be prescribed.

CHAPTER VI

COMMISSIONER OF PAYMENTS

- 15. Appointment of Commissioner of Paynents.—
 (1) The Central Government shall, for the purpose of disbursing the amount payable under sections 7 and 8 to each of the two companies, by notification, appoint a Commissioner of Payments.
- (2) The Central Government may appoint such other persons as it may thinks fit to assist the Commissioner and thereupon the Commissioner may authorise one or more of such persons also to exercise all or any of the powers exercisable by him under this Ordinance and different persons may be authorised to exercise different powers.
- (3) Any person authorised by the Commissioner to exercise any of the powers exerciable by the Commissioner may exercise those powers in the same manner and with the same effect as if they have been conferred on that person directly by this Ordinance and not by way of authorisation.
- (4) The salaries and allowances of the Commissioner and other persons appointed under this section shall be defrayed out of the Consolidated Fund of India.
- 16. Payment by the Central Government to the Commissioner.—(1) The Central Government shall, within thirty days from the specified date, pay in cash to the Commissioner, for payment to each of the two companies,—
 - (a) an amount equal to the amount specified against the name of each such company in the First Schedule; and

- (b) an amount equal to the amount payable to each of the two companies under section 8.
- (2) A deposit account shall be opened by the Central Government in favour of the Commissioner in the Public Account of India and every amount paid under this Ordinance to the Commissioner shall be deposited by him to the credit of the said deposit account and the said deposit account shall be operated by the Commissioner.
- (3) Separate records shall be maintained by the Commissioner in respect of the undertakings of each of the two companies in relation to which payments have been made to him under this Ordinance.
- (4) Interest accruing on the amount standing to the credit of the deposit account referred to in sub-section (2) shall enure to the benefit of the two companies.
- 17. Certain powers of Central Government or Government companies.—(1) The Central Government or the Government companies, as the case may be, shall be entitled to receive, up to the specified date, to the exclusion of all other persons, any money due to either of the two companies in relation to the undertakings which have vested in the Central Government or the Government companies and realised after the appointed day, notwithstanding that the realisation pertains to a period prior to the appointed day.
 - (2) The Central Government or the Government companies, as the case may be, may make a claim to the Commissioner with regard to every payment made by that Government or the concerned Government company after the appointed day, for discharging any liability of either of the two companies, not being any liability specified in sub-section (2) of section 5, in relation to any period prior to the appointed day, and every such claim shall have priority, in accordance with the priorities attaching, under this Ordinance, to the matter in relation to which such liability has been discharged by the Central Government or the Government company.
 - (3) Save as otherwise provided in this Ordinance, the liabilities of either of the two companies in respect of any transaction prior to the appointed day which have not been discharged on or before the specified date shall be the liabilities of the respective company.
 - 18. Claims to be made to the Commissioner.—Every person having a claim against either of the two companies with regard to any of the matters specified in the Third Schedule pertaining to any undertaking owned by it shall prefer such claim before the Commissioner within thirty days from the specified date:

Provided that if the Commissioner is satisfied that the claimant was prevented by sufficient cause from preferring the claim within the said period of thirty days, he may entertain the claim within a further period of thirty days, but not thereafter.

- 19. Priority of claims.—The claims made under section 18 shall have priorities, in accordance with the following principles, namely:—
 - (a) Category I shall have precedence over all other categories and Category II shall have precedence over Category III and so on;
 - (b) the claims specified in each of the categories shall rank equally and be paid in full, but, if the amount is insufficient to meet such claims in full, they shall abate in equal proportions and be paid accordingly; and
 - (c) the question of discharging any liability with regard to a matter specified in a lower category shall arise only if a surplus is left after meeting all the liabilities specified in the immediately higher category.
- 20. Examination of claims.—(1) On receipt of the claims made under section 18, the Commissioner shall arrange the claims in the order of priorities specified in the Third Schedule and examine the same in accordance with such order.

- (2) If, on examination of the claims, the Commissioner is of opinion that the amount paid to him under this Ordinance is not sufficient to meet the liabilities specified in any lower category, he shall not be required to examine the claims in respect of such lower category.
- 21. Admission or rejection of claims.—(1) After examining the claims with reference to the priorities specified in the Third Schedule, the Commissioner shall fix a date on or before which every claimant shall file the proof of his claim.
- (2) Not less than fourteen days' notice of the date so fixed shall be given by advertisement in one issue of any daily newspaper in the English language having circulation in the major part of the country and in one issue of any daily newspaper in such regional language as the Commissioner may consider suitable, and every such notice shall call upon the claimant to file the proof of his claim with the Commissioner within the period specified in the advertisement.
- (3) Every claimant who fails to file the proof of his claim within the period specified by the Commissioner shall be excluded from the disbursements made by the Commissioner.
- (4) The Commissioner shall, after such investigation as may, in his opinion, be necessary and affter giving the concerned company an opportunity of refuting the claim and after giving the claimant a reasonable opportunity of being heard, by order in writing, admit or reject the claim in whole or in part.
- (5) The Commissioner shall have the power to regulate his own procedure in all matters arising out of the discharge of his functions, including the place or places at which he may hold his sitting and shall, for the purpose of making any investigation under this Ordinance, have the same powers as are vested in a civil court under the Code of Civil Procedure, 1908. (5 of 1908) while trying a suit, in respect of the following matters, namely:—
 - (a) the summoning and enforcing the attendance of any witness and examining him on oath;
 - (b) the discovery and production of any document or other material object producible as evidence;
 - (c) the reception of evidence on affidavits:
 - (d) the issuing of any commission for the examination of witnesses.
- (6) Any investigation before the Commissioner shall be deemed to be a judicial proceeding within the meaning of sections 193 and 228 of the Indian Penal Cade (45 of 1860) and the Commissioner shall be deemed to be a civil court for the purposes of section 195 and Chapter XXVI of the Code of Criminal Procedure, 1973 (2 of 1974).
- (7) A claimant, who is dissatisfied with the decision of the Commissioner, may prefer an appeal against such decision to the principal civil court of original jurisdiction within the local limits of whose jurisdiction the registered office of the concerned company is situated:

Provided that where a person who is a Judge of a High Court is appointed to be the Commissioner, such appeal shall lie to the High Court exercising jurisdiction over the place in which the registered office of the con cerned company is situated and such appeal shall be heard and disposed of by not less than two Judges of that High Court.

- 22. Disbursement of money by Commissioner.—After admitting a claim under this Ordinance, the amount due in respect of such claim shall be paid by the Commissioner to the person or persons to whom such amount is due, and on such payment, the liability of each of the two companies in respect of such claim shall stand discharged.
- 23. Disbursement of amounts to the two companies.—(1) If, out of the moneys paid to him in relation to the

undertakings of either of the two companies, there is a balance left after meeting the liabilities as specified in the Third Schedule, the Commissioner shall disburse such balance to the concerned company.

- (2) Where the possession of any machinery, equipment or other property has vested in the Central Government or a Government company under this Ordinance, but such machinery, equipment or other property does not belong to either of the two companies, it shall be lawful for the Central Government or the concerned Government company to continue to possess such machinery or equipment or other property on the same terms and conditions under which they were possessed by either of the companies immediately before the appointed day.
- 24. Undisbursed or unclaimed amount to be deposited with the general revenue account.—Any money paid to the Commissioner which remains undisbursed or unclaimed on the date immediately preceding the date on which the office of the Commissioner is finally wound up, shall be paid by the Commissioner, before his office is finally wound up, to the general revenue account of the Central Government; but a claim to any money so transferred may be preferred to the Central Government by the person entitled to such payment and shall be dealt with as if such transfer had not been made, and the order, if any, for the payment of the claim being treated as an order for the refund of revenue.

CHAPTER VII

MISCELLANEOUS

- 25. Ordinance to have overriding effect.—The provisions of this Ordinance shall have effect notwithstanding anything inconsistent therewith in any other law for the time being in force, or in any instrument having effect by virtue of any law, other than this Ordinance, or in any decree or order of any court, tribunal or other authority.
- 26. Contracts to cease to have effect unless ratified by the Central Government or Government company.—

 by the Central Government or Government company.—

 companies in relation to any of its undertakings which has vested in the Central Government under section 3 for any service, sale or supply, and in force immediately before the appointed day, shall, on and from the expiry of a period of thirty days from the appointed day, cease to have effect unless such contract is, before the expiry of that period, retified, in writing, by the Central Government or the Government company concerned, in which such undertaking has been vested under this Ordinance and craiffying such contract, the Central Government or such Government company may make such alteration or modification therein as it may think fit:

Provided that the Central Government or such Government company shall not omit to ratify a contract and shall not make any alteration or modification in a contract—

- (a) unless it is satisfied that such contract is unduly onerous or has been entered into in bad faith or is detrimental to the interests of the Central Government or such Government company; and
- (b) except after giving the parties to the contract a reasonable opportunity of being heard and except after recording in writing its reasons for refusal to ratify the contract or for making any alteration or modification therein.

27. Penalties.—Any person who,—

- (a) having in his possession, custody or control any property forming part of any undertaking of either of the two companies, wrongfully withholds such property from the Central Government or the Government company concerned; or
- (b) wrongfully obtains possession of, or retains, any property forming part of any undertaking of either of the two companies; or

- (c) wilfully withholds or fails to furnish to the Central Government or the Government company concerned or any person or body of persons specified by that Government or such Government company, any document relating to such undertaking, which may be in his possession, custody or control; or
- (d) fails to deliver to the Central Government or the Government company concerned or any person or body of persons specified by that Government or Government company, any assets, books of account, registers or other documents in his possession, oustody or control, relating to the undertakings of either of the two companies; or
- (e) wrongfully removes or destroys any property forming part of any undertaking of either of the two companies or prefers any claim which he knows or has reason to believe to be false or grossly inadequate,

shall be punishable with imprisonment for a term which may extend to two years, or with fine which may extend to ten thousand rupees, or with both.

28. Offences by companies.—(1) Where an offence under this Ordinance has been committed by a company, every person, who, at the time when the offence was committed was in charge of, and was responsible to, the company for the conduct of the business of the company, as well as the company, shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly:

Provided that noting contained in this sub-section shall render any such person liable to any punishment, if he proves that the offence was committed without his knowledge or that he had exercised all due diligence to prevent the commission of such offence.

(2) Notwithstanding anything contained in sub-section (1), where any offence under this Ordinance has been committed by a company and it is proved that the offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of, any director, manager, secretary or other officer of the company, such director, manager, secretary or other officer shall be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation.—For the purposes of this section,—

- (a) "company", means any body corporate and includes a firm or other association of individuals; and
- (b) "director", in relation to a firm, means a partner in the firm.
- 29. Protection of action taken in good faith.—(1) No suit, prosecution or other legal proceeding shall lie against the Central Government or any officer of that Government or the Custodian or the Government companies or other person authorised by that Government or Government companies for anything which is in good faith done or intended to be done under this Ordinance.
- (2) No suit or other legal proceeding shall lie against the Central Government or any of its officers or other employees or the Custodian or the Government companies or any officer or other person authorised by those companies for any damage caused or likely to be caused by anything which is in good faith done or intended to be done under this Ordinance.
- 30. Delegation of powers.—(1) The Central Government may, by notification, direct that all or any of the powers exercisable by it under this Ordinance, other than the powers conferred by this section and sections 31 and 32 may also be exercised by such person or persons as may be specified in the notification.
- (2) Whenever any delegation of power is made under sub-section (1), the person to whom such power has been

delegated shall act under the direction, control and supervision of the Central Government.

31. Power to make rules.—(1) The Central Government may, by notification, make rules for carrying out the provisions of this Ordinance.

(2) In particular, and without prejudice to the generality of the foregoing powers, such rules may provide for all or any of the following matters, namely:—

(a) the time within which and the manner in which, an intimation referred to in sub-section (3) of

section 4 shall be given;

- (b) the form and manner in which, and the conditions under which, the Custodian or Custodians shall maintain the accounts as required by section 12;
- (c) the manner in which the moneys in any provident fund or other fund, referred to in section 14, shall be dealt with:
- (d) any other matter which is required to be, or may be, prescribed.
- (3) Every rule made by the Central Government under this Ordinance shall be laid, as soon as may be after it is made, before each House of Parliament while it is in session for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.
- 32. Power to remove difficulties.—If any difficulty arises in giving effect to the provisions of this Ordinance, the Central Government may, by order, not inconsistent with the provisions of this Ordinance, remove the difficulty:

Provided that no such order shall be made after the expiry of a period of two years from the appointed day.

THE FIRST SCHEDULE

[See sections, 4(4), 7, 8(3) and 16(1) (a)]

SI.	No.	Name of the company		Amount (Rupees in lakhs)
_	1.	Hind Cycles Limited		241.47
	2.	Sen-Raleigh Limited		708.00
	3. 4.	Sen and Pandit Industries Limited Ancillary Industries (Lugs) Priva		23.96
	4.	Limited		1.31
	5.	Limited		1.44
	6.	Ancillary Industries (Cranks) Priv	ate	2.33
	7.	Naokhali Machine Tools Limited		2.87

THE SECOND SCHEDULE

[See section 8(1)]

S1.	No	Name of the company	Rate per annum (Rupees)
-	1.	Hind Cycles Limited	8,000
	2.	Sen-Raleigh Limited	8,000
	3.	Sen and Pandit Industries Limited	500
		Ancillary Industries (Lugs) Private Limited	500
		Ancillary Industries (Forgings) Private Limited	500
	6.	Ancillary Industries (Cranks) Private Limited	500

THE THIRD SCHEDULE

[See sections 18, 20(1), 21(1) and 23(1)]

ORDER OF PRIORITIES FOR THE DISCHARGE OF LIABILITIES OF THE TWO COMPANIES

Post take-over management period

Category I--

(a) Wages, salaries and other dues payable to the

employees of the companies.

(b) Deductions made from the salaries and wages of the employees for provident fund, the Employees' State Insurance Fund, premium relating to the Life Insurance Corporation of India or for any other purpose.

Category IIII

Principal amount of loans advanced by-

(i) the Central Government

(ii) a State Government

(iii) Banks and financial institutions

(iv) Any other sources.

Category III-

(a) Arrears in relation to contributions to be made by the companies to provident fund, the Employees' State Insurance Fund or under any other law for the time being in force providing for such contributions.

(b) Any credits availed of by the companies for the purpose of carrying on any trading or manufacturing operations, other than those specified in sub-section (2) of section 5.

(c) Any dues of State Electricity Boards or other Government or Semi-Government institutions against supply of goods or services, other than those specified in sub-section (2) of section 5.

(d) Arrears of interest on loans and advances.

Category IV-

- (a) Revenue, taxes, cesses, rates or other dues to the Central Government, a State Government or any local authority.
- (b) Any other dues.

Pre-take-over management period

Cotegory V-

(a) Wages, salaries and other dues payable to the

employees of the companies.

(b) Deductions made from the salaries and wages of the employees for provident fund, the Employees' State Insurance Fund, premium relating to the Life Insurance Corporation of India or for any other purpose.

Category VI-

- (a) Principal amount of secured loans advanced by-
 - (i) the Central Government

(ii) a State Government

- (iii) Banks and financial institutions.
- (b) Arrears in relation to contributions to be made by the companies to provident fund, the Employees' State Insurance Fund or under any other law for the time being in force providing for such contributions.

Category VII-

Principal amount of unsecured loans advanced by-

(i) the Central Government

(ii) a State Government

(iii) Banks and financial institutions.

Category VIII- .

(a) Any credits availed of by the companies for the purpose of carrying on any trading or manufacturing operations.

- (b) Any dues of State Electricity Boards or other Government or Semi-Government institutions against supply of goods or services.
- (c) Arrears of interest on loans and advances.
- (d) Revenue, taxes, cesses, rates or other dues to the Central Government, a State Government or any local authority.
- (e) Any other loans or dues.

N. SANJIVA REDDY, President.

A. K. SRINIVASAMURTHY, Joint Secy. to the Govt. of India.

Simla-171002, the 14th November, 1980

No. LLR-E(9) 10/79.—The following Ordinances recently, promulgated by the President which have already been published in the Gazette of India, Extraordinary, Part-II, Section I, are hereby republished in the Himachal Pradesh Government Rajpatra, for the information of general public:—

Sr. No.	Title	Date of the Gazette of India (Extra- ordinary) Part- II, Section I in which the
		Ordinance we- re published

- The Forest (Conservation) Ordinance, 25-10-1980 1980 (No. 17 of 1980).
- The Bird and Company Limited
 (Acquisition and Transfer of Undertakings and other Properties) Ordinance, 1980 (No. 18 of 1980).

G. S. CHAUHAN, Under Secretary (Law).

New Delhi, the 25th October, 1980/Kartika 3, 1902 (Saka)

THE FOREST (CONSERVATION) ORDINANCE 1980

No. 17 of 1980

Premulgated by the President in the Thirty-first Year of the Republic of India.

An Ordinance to provide for the conservation of forests and for matters connected therewith or ancillary or incidental thereto;

WHEREAS Parliament is not in session and the President is satisfied that circ. mstances exist which render it necessary for him to take immediate action;

Now, THEREFORE, in exercise of the powers conferred by clay se (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:—

- 1. Short title, extent and commencement.—(1) This Ordinance may be called the Forest (Conservation) Ordinance, 1980.
- (2) It extends to the whole of India except the State of Jammu and Kashmir.
 - (3) It shall come into force at once.
- 2. Restriction on the dereservation of forests or use of forest land for non-forest purpose.—Notwithstanding anything contained in any other law for the time being inforcein a State, no State Government or other authority

shall make, except with the prior approval of the Central Government, any order directing—

- (i) that any reserved forest (within the meaning of of the expression "reserved forest" in any law for the time being in force in that State) or any portion thereof, shall cease to be reserved;
- (ii) that any forest land or any portion thereof may be used for any non-forest purpose.

Explanation.—For the purposes of this section "nonforest purpose" means breaking up or clearing of any forest land or portion thereof for any purpose other than reafforestation.

- 3. Constitution of Advisory Committee.—The Central Government may constitute a Committee consisting of such number of persons as it may deem fit to advise that Government with regard to—
 - (i) the grant of approval under section 2; and
 - (ii) any other matter connected with the conservation of forests which may be referred to it by the Central Government.
- 4. Power to make rules.—(1) The Central Government may, by notification in the Official Gazette, make rules for carrying out the provisions of this Ordinance.
- (2) Every rule made under this Ordinance shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree to making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

N. SANJIVA REDDY, President.

R. V. S. PERI SASTRI. Secy. to the Govt. of India.

THE BIRD AND COMPANY LIMITED (ACQUISITION AND TRANSFER OF UNDERTAKINGS AND OTHER PROPERTIES) ORDINANCE, 1980

No. 18 of 1980

Promulgated by the President in the Thirty-first Year of the Republic of India.

An Ordinance to provide for the acq isition and transfer of the undertakings of the Bird and Company Limited for the purpose of ensuring the continuity of production of goods which are vital to the needs of the country and for the acquisition of shares held by the Bird and Company Limited in the specified companies for the purpose of securing to those undertakings the facilities and advantages derived by reason of such shareholding with respect to the operation and functioning of those undertakings and also to enable the Central Government to exercise such control over the affairs of the specified companies as is necessary to ensure that the affairs of those companies are not mismanaged and for matters connected therewith or incidental thereto.

WHEREAS the Bird and Company Limited were engaged in the manufacture of E.O.T. cranes and other varieties

of cranes; polystyrene based cation exchange resin; equipment for fertilizers, oil refineries, steel plants, petro-chemical and other industries; Tanks and vessels of various shapes and sizes; water treatment equipment and other types of equipment for the control of water pollution and were also engaged in various other activities;

AND WHEREAS the top management of the Bird and Company Limited had so mismanaged the affairs of that Company as to cause heavy losses to the Company and had also managed the affairs of the Company in a manner prejudicial to the interests of the Company and the public interest:

AND WHEREAS in view of the mismanagement aforesaid, the Central Government had, in pursuance of the pro-visions of section 408 of the Companies Act, 1956, (1 of 1956) appointed six directors on the Board of directors of the Bird and Company Limited;

And whereas investment of a large amount is necessary for the maintenance and development of the production of the undertakings of the Company;

AND WHEREAS it is necessary in the public interest to acquire the undertakings of the Bird and Company Limited to enable the Central Government to have such investment made and to ensure that the interests of the general public are served by the continuance, by the undertakings of the Company, of the manufacture, production and distribution of goods or articles which are essential to the needs of the economy of the country;

AND WHEREAS the Bird and Company Limited is holding shares in the specified companies which are either engaged in the production, distribution or marketing of goods which are vital to the needs of the country or are engaged in providing finance to other companies which are so engaged and it is expedient in the public interest to acquire the said shares to secure for the undertakings of the Company the facilities and advantages derived by reason of such shareholding with respect to the operation and functioning of such undertakings and also to enable the Central Government to exercise, through such shareholdings, such control on the anairs of those companies as may be necessary to prevent their mismanagement;

AND WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action,

Now, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:-

CHAPTER I

PRELIMINARY

1. Short title and commencement.—(1) This Ordinamee may be called the Bird and Company Limited (Acquisition and Transfer of Undertakings and Other Properties) Ordinance, 1980.
(2) It shall come into force at once.

2. Definitions. - In this Ordinance, unless the context otherwise requires,—
(a) "appointed day" means the date on which this

Ordinance comes into force;
(b) "Commissioner" means the Commissioner

Payments appointed under section 13;
(c) "company" means the Bird and Company Limited, being a Company as defined in the Companies Act, 1956 (I of 1955), and having its registered office at Coartered Bank Brildings, Calcutta-

70,001, in the State of West Bengal;
(d) "notification" means a notification published in

the Official Gazette;
(e) "prescribed" means precribed by rules made under this Ordinance;

(f) "snare" means a share, whether equity or rence, held by the Company in the capital of a specified company and includes any such share pledged by the Company with any bank or any other creditor;

(g) "specified company" means a company specified

in Schedule I;
(h) "specified date" means such date as the Central Government may, for the purposes of any provision of this Ordinance, by notification, specify, and different dates may be specified for different provisions of this Ordinance;

(i) words and expressions used herein and not defined but defined in the Companies Act, 1956, (1 of 1956) shall have the meanings, respectively, assigned to them in that Act.

CHAPTER II ACQUISITION AND TRANSFER OF THE UNDERTAKINGS OF THE COMPANY AND OF SHARES HELD BY THE COMPANY IN THE SPECIFIED COMPANIES

- 3. Transfer to, and vesting in, Central Government of the undertakings of the Company. On the appointed day, the undertakings of the Company and the right, title and interest of the Company in relation to its undertakings shall, by virtue of this Ordinance, stand transferred to, and vest in, the Central Government.
- 4. Transfer and vesting of shares held by the Company in the specified companies.—(1) On the appointed day, all the shares held by the Company in the specified Compnies shall, by virtue of this Ordinance, stand transferred to, and vest in the Central Government.
- (2) The Central Government shall be deemed, on and from the appointed day, to have been registered in the Register of members of the concerned specified company as the holder of each share which stands transferred to, and vested in it, by virtue of the provisions of subsection (1).
- (3) For the removal of doubts, it is hereby declared that the provisions of sub-sections (1) and (2) shall not be deemed to affect,-
 - (a) any right of a specified company subsisting, immediately before the appointed day, against the Company to recover from it any sum of money on the ground that the Company has not paid or credited to the specified company the whole or any part of the value of the shares held by it, or on any other ground whatsoever; or

(b) any right of a specified company subsisting, immediately before the appointed day, against the Company receive any payments due from the Company.

- General effect of vesting.—(1) The undertakings of the Company shall be deemed to include all assets, rights, leaseholds, powers, authorities and privileges, and all property, movable and immovable, including lands, buildings, workshops, stores, instruments, machinery and eq ipment, cash balances, cash on hand, reserve funds, investments, book debts and all other rights and interests in, or arising out of, such property as were immediately before the appointed day in the ownership, possession, power or control of the Company, whether within or outside India, and all books of account, registers and other documents of whatever nature relating thereto.
- (2) All properties as aforesaid which have vested in the Central Government, whether under section 3 or section 4, shall, by force of such vesting, be freed and discharged from any trust, obligation, mortgage, charge, lien and all other incumbrances affecting them, and any attachment, injunction, decree or order of any court or other authority restricting the use of such properties in any manner or appointing any receiver in respect of the wnole or any part of such properties shall be deemed to have been withdrawn.
- (3) Every mortgagee of any property which has vested under this Ordinance in the Central Government and every person holding any charge, lien or other interest in, or in relation to, any such property, shall give, within such time and in such manner as may be prescribed,

an intimation to the Commissioner of such mortgage, charge, lien or other interest.

- (4) For the removal of doubts, it is hereby declared that the mortgagee of any property referred to in subsection (3) or any other person holding any charge, lien or)other interest in, or in relation to, any such property shall be entitled to claim, in accordance with his rights and interests, payment of the mortgage money or other dues, in whole or in part, out of the amount specified in section 8, but no such mortgage, charge, lien or other interest shall be enforceable against any property which has vested in the Central Government.
- (5) Any licence or other instrument granted to the Company in relation to any undertaking which has vested in the Central Government under section 3, at any time before the appointed day and in force immediately before that day, shall continue to be in force on and after such day in accordance with its tenor in relation to, and for the purposes of, such undertaking and on and from the date of vesting of such undertaking under section 7, in a Government company, that Government company shall be deemed to be substituted in such licence or other instrument had been granted to such Government company and Government company shall hold it for the remainder of the period for which that Company would have held it under the terms thereof.
- (6) If, on the appointed day, any suit, appeal or other proceeding of whatever nature in relation to any property which has vested in the Central Government, whether under section 3 or under section 4, instituted or preferred by or against the Company is pending, the same shall not abate, be discontinued or be, in any way prejudicially affected by reason of the transfer of the undertakings of the Company or of anything contained in this Ordinance, but the suit, appeal or other proceeding may be continued, prosecuted or enforced by or against the Central Government, or where the undertakings of the Company are directed under section 7, to vest in a Government company, by or against such company.
- 6. Central Government or the Government company not to be liable for prior liabilities.—(1) Every liability of the Company in respect of any period prior to the appointed day, shall be the liability of the Company and shall be enforceable against it and not against the Central Government, or, where the undertakings of the Company are directed, under section 7, to vest in a Government company, against such company.
- (2) For the removal of doubts, it is hereby declared that—
 - (a) save as otherwise expressly provided in this Ordinance, no liability of the Company in relation to its undertakings, or in relation to any share by it in a specified Company, in respect of any period prior to the appointed day, shall be enforceable against the Central Government, or, where the undertakings of the Company are directed under section 7 to vest in a Goveerment company, against such company;
 - (b) no award, decree or order of any court, tribunal or other authority in relation to the undertakings of the Company or in relation to any share held by the Company in a specified company passed after the appointed day, in respect of any matter, claim or dispute which arose before that day, shall be enforceable against the Central Government, or where the undertakings of the Company are directed under section 7 to vest in a Government company against such company;

(c) no hability incurred by the Company before the appointed day, for the contravention of any provision of law for the time being in force, shall be enforceable against the Central Government, or, where the undertakings of the Company are directed under section 7, to vest in a Government company, against such company.

- 7. Power of Central Government to direct vesting of the undertakings of the Company in a Government company.—(1) Notwithstanding anything contained in section 3, the Central Government may, if it is satisfied that a Government company is willing to comply with such terms and conditions as that Government may think fit to impose, direct, by notification, that the undertakings of the company and the right, title and interest of the Company in relation to its undertakings which have vested in the Central Government under section 3, shall, instead of continuing to vest in the Central Government, vest in the Government company either on the date of the publication of the notification or on such earlier or later date (not being a date earlier than the appointed day) as may be specified in the notification.
- (2) Where the right, title and interest of the Company in relation to its undertakings, vest under sub-section (1), in a Government company that Government company shall, on and from the date of such vesting, be deemed to have become the owner in relation to such undertakings, and all the rights and liabilities of the Central Government in relation to such undertakings shall, on and from the date of such vesting, be deemed to have become the rights and liabilities, respectively, of that Government company.

CHAPTER III

PAYMENT OF AMOUNTS

- 8. Payment of amounts to the Company and specified companies.—(1) For the transfer to, and vesting in, the Central Government, under section 3, of the undertakings of the Company and the right, title and interest of the company in relation to its undertakings there shall be paid by the Central Government to the Company in cash and in the manner specified in Chapter VI, an aggregate amount of rupees two hundred and eighty-three lakhs.
- (2) For the transfer to, and vesting in, the Central Government, under section 4, of the shares held by the Company in the specified companies, there shall be paid by the Central Government to the Company in cash and in the manner specified in Chapter VI. an aggregate amount of rupees twenty-seven lakhs.
- (3) The amount specified in sub-section (1) and the amount specified in sub-section (2) shall carry simple interest of four per cent. per annum for the period commencing on the appointed day and ending on the date on which payment of such amount is made by the Central Government to the Commissioner.
- (4) For the removal of doubts, it is hereby declared that the liabilities of the Company, in relation to its undertakings, shall be met, in accordance with the rights and interests of the creditors of the Company, from the amounts due to the Company under sub-section (1) and sub-section (2).

CHAPTER IV

MANAGEMENT, ETC., OF THE UNDERTAKINGS OF THE COMPANY

- 9. Management, etc., of the undertakings of the Company.—(1) The general superintendence, direction, control and management of the affairs and business of the undertakings of the Company, the right, title and interest in relation to which have vested in the Central Government under section 3, shall,—
 - (a) where a direction has been made by the Central Government under sub-section (1) of section 7, vest, on and from the date specified in such direction, in the Government company specified therein;
 - (b) where no such direction has been made by the Central Government, vest on and from the appointed day, in one or more Custodians appointed by the Central Government under sub-section (2),

and thereupon the Government company so specified or the Custodian or Custodians so appointed as the case may be, shall be entitled to exercise to the exclusion of all other persons, all such powers and do all such things as the Company is authorised to exercise and do in relation to its undertakings.

- The Central Government may appoint an individual or a Government company as the Custodian of the undertakings of the Company in relation to which no direction has been made by it under sub-section (1) of section 7.
- (3) The Custodian shall receive from the funds of the undertakings of the Company such remuneration as the Central Government may fix and shall hold office during the pleasure of the Central Government.
- 10. Duty of persons in charge of management of the undertakings of the Company to deliver all assets, etc.—(1) On the vesting of the management of the undertakings of the Company in a Government company or on the appointment of a Custodian, all persons in charge of the management of the undertakings of the Company immediately before such vesting or appointment, shall be bound to deliver to such Government company or Custodian, as the case may be, all assets, books of account, registers or other documents in their custody relating to the undertakings of the Company.
- (2) The Central Government may issue such directions as it may deem desirable in the circumstances of the case to the Government company or the Custodian as to the powers and duties of such Government company or Custodian may also, if it is considered necessary so to do, apply to the Central Government at any time for instructions as to the manner in which the management of the undertakings of the Company shall be conducted or in relation to any other matter arising in the course of such management.
- (3) The Custodian shall maintain an account of the undertakings of the Company in such form and manner and under such conditions as may be prescribed and provisions of the Companies Act, 1956 (1 of 1956) shall apply to the audit of the account so maintained as they apply to the audit of the accounts of a company.

CHAPTER V

PROVISION RELATING TO EMPLOYEES OF THE COMPANY

- Continuance of employees.—(1) Every employee of the Company, employed in connection with any under-taking owned by it, shall, on and from the appointed day, become an employee of the Central Government, and where such undertaking is vested in a Government company under this Ordinance, become, on and from the date of such vesting in such Government company, an employee thereof and shall hold office or service under the Central Government or the Government company, as the case may be, with the same rights and privileges as to pension, gratuity and other matters as would have been admissible to him if there had been no such vesting and shall continue to do so unless and until his employment under the Central Government or the Government company, as the case may be, is duly terminated or until his remuneration and other conditions of service are duly altered by the Central Government or the Government company, as the case may be.
- (2) Notwithstanding anything contained in the Industrial Disputes Act, 1947 (14 of 1947), or in any other law for the time being in force, the transfer of the services of any officer or other person employed in any undertaking owned by the Company to the Central Government or the Government company shall not entitle such officer or other employee to any compensation under this Ordinance or any other law for the time being in force and no such claim shall be entertained by any court, tribunal or other authority.

- 12. Provident fund and other funds.—(1) Where the Company has established a provident fund, superannuation fund, welfare fund or other fund for the benefit of the person employed in any of the undertakings of the Company the monies relatable to the employee, whose services have become transferred by or under this Ordianance, to the Central Government or the Government Company, shall, out of the monies standing, on the appointed day, to the credit of such provident, superannuation, welfare or other fund, stand transferred to, and vest in, the Central Government or the Government company, as the case may be.
- (2) The monies which stand transferred under subsection (1) to the Central Government or the Government company, as the case may be, shall be dealt with by that Government or the Government company in such manner as may be prescribed.

CHAPTER VI

COMMISSIONER OF PAYMENTS

- 13. Appointment of Commissioner of Payments.—(1) The Central Government shall, for the purpose of disbursing the amounts payable to the Company under section 8, by notification, appoint a Commissioner of Payments.
- (2) The Central Government may appoint such other persons as it may think fit to assist the Commissioner and thereupon the Commissioner may authorise one or more of such persons also to exercise all or any of the powers exercisable by him under this Ordinance and different persons may be authorised to exercise different powers.
- (3) Any person authorised by the Commissioner to exercise any of the powers exercisable by the Commissioner may exercise those powers in the same manner and with the same effect as if they have been conferred on that person directly by this Ordinance and not by way of authorisation.
- (4) The salaries and allowances of the Commissioner and other persons appointed under this section shall be defrayed out of the Consolidated Fund of India.
- 14. Payment by the Central Government to the Commissioner.—(1) The Central Government shall, within thirty days from the specified date, pay, in cash, to the Commissioner, for payment to the Company the amounts specified in section 8.
- (2) A deposit account shall be opened by the Central Government in favour of the Commissioner. in the Public Account of India and every amount paid under this Ordinance to the Commissioner shall be deposited by him to the credit of the said deposit account and the said deposit account shall be operated by the Comissioner.
- (3) Records shall be maintained by the Commissioner in respect of the undertakings of the Company and the shares held by it in the specified Companies, in relation to which payment has been made to him under this Ordinance.
- (4) The interest accruing on the amount standing to the credit of the deposit account referred to in sub-section (2) shall enure to the benefit of the Company.
- 15. Certain powers of the Central Government or Government company.—(1) The Central Government or the Government company, as the case may be, shall be entitled to receive, up to the specified date, to the exclusion of all other persons, any money due to the Company, or the Government company, and realised after the appointed day, notwithstanding that the realisation pertains to a period prior to the appointed day.
- (2) The Central Government or the Government company, as the case may be, may make a claim to the Commissioner with regard to every payment made by

it after the appointed day for discharging any liability of the Company in relation to any period prior to the appointed day; and every such claim shall have priority in accordance with the priorities attaching, under this Ordinance, to the matter in relation to which such liability has been discharged by the Central Government or the Government company.

- (3) Save as otherwise provided in this Ordinance, the liabilities of the Company in respect of any transaction prior to the appointed day, which have not been discharged on or before the specified date, shall be the liabilities of the Company.
- 16. Claims to be made to the Commissioner.—Every person having a claim against the Company shall prefer such claim before the Commissioner within thirty days from the specified date:

Provided that if the Commissioner is satisfied that the claimant was prevented by sufficient cause from preferring the claim within the said period of thirty days, he may entertain the claim within a further period of thirty days and not thereafter.

- 17. Priority of claims.—The claims arising out of the matters specified in Schedule II shall have priorities in accordance with the following principles, namely:—
 - (a) Category I shall have precedence over all other categories and Category II shall have precedence over Category III, and so on;
 - (b) the claims specified in each of the categories, shall rank equally and be paid in full, but, if the amount is insufficient to meet such claims in full, they shall abate in equal proportions and be paid accordingly;
 - (c) the question of discharging any liability with regard to a matter specified in a lower category shall arise only if a surplus is left after meeting all the liabilities specified in the immediately higher category.
- 18. Examination of claims.—(1) On receipt of the claims made under section 16, the Commissioner shall arrange the claims in the order of priorities specified in Schedule II and examine the same in accordance with such order of priorities.
- (2) If, on an examination of the claims, the Commissioner is of opinion that the amount paid to him under this Ordinance is not sufficient to meet the liabilities specified in any lower category, he shall not be required to examine the claims in respect of such lower category.
- 19. Admission or rejection of claims.—(1) After examining the claims with reference to the priorities set out in Schedule II, the Commissioner shall fix a certain date on or before which every claimant shall file the proof of his claim or be excluded from the benefit of the disbursements made by the Commissioner.
- (2) Not less than fourteen days' notice of the date so fixed shall be given by advertisement in one issue of any daily newspaper in the English language and in one issue of such daily newspaper in the regional language as the Commissioner may consider suitable, and every such notice shall call upon the claimant to file the proof of his claim with the Commissioner within the time specified in the advertisement.
- (3) Every claimant who fails to file the proof of his claim within the time specified by the Commissioner shall be excluded from the disbursements made by the Commissioner.
- (4) The Commissioner shall, after such investigation as may, in his opinion, be necessary and after giving the Company an opportunity of refuting the claim and after giving the claimant a reasonable opportunity of being heard, by order in writing, admit or reject the claim in whole or in part.

- (5) The Commissioner shall have the power to regulate his own procedure in all matters arising out of the discharge of his functions, including the place or places at which he may hold his sittings and shall, for the purpose of making an investigation under this Ordinance, have the same powers as are vested in a civil court under the Code of Civil Procedure, 1908 (5 of 1908), while trying a suit, in respect of the following matters, namely:
 - (a) the summoning and enforcing the attendance of any witness and examining him on oath;
 - (b) the discovery and production of any document or other material object producible as evidence;
 - (c) the reception of evidence on affidavits;
 - (d) the issuing of any commission for the examination of witnesses.
- (6) Any investigation before the Commissioner shall be deemed to be a judicial proceeding within the meaning of sections 193 and 228 of the Indian Penal Code (45 of 1860) and the Commissioner shall be deemed to be a civil court for the purposes of section 195 and Chapter XXVI of the Code of Criminal Procedure, 1973 (2 of 1974).
- (7) A claimant, who is dissatisfied with the decision of the Commissioner, may prefer an appeal against the decision to the principal civil court of original jurisdiction within the local limits of whose jurisdiction the registered office of the Company is situated:

Provided that where a person who is a Judge of a High Court is appointed to be the Commissioner, such appeal shall lie to the High Court at Calcutta, and such appeal shall be heard and disposed of by not less than two Judges of that High Court.

- 20. Disbursement of money by the Commissioner to claimants.—After admitting a claim under this Ordinance, the amount due in respect of such claim shall be paid by the Commissioner to the person or persons to whom such amount is due, and, on such payment, the liability of the Company in respect of such claim shall stand discharged.
- 21. Disbursement of amounts to the Company and possession of certain machinery, equipment, etc.—(1) If, out of the monies paid to him in relation to the undertakings of the Company, there is a balance left after meeting the liabilities as specified in Schedule II, the Commissioner shall disburse such balance to the Company.
- (2) Where any machinery, equipment or other property, has vested, under this Ordinance, in the Central Government or the Government company, as the case may be, but such machinery, equipment or other property does not belong to the Company, it shall be lawful for the Central Government or the Government company, as the case may be, to continue to possess such machinery, equipment and other property on the same terms and conditions under which they were possessed by the Company immediately before the appointed day.
- 22. Undisbursed or un-claimed amount to be deposited to the general revenue account.—Any money paid to the Commissioner which remains undisbursed or unclaimed on the date immediately preceding the date on which the office of the Commissioner is finally wound up, shall be transferred by the Commissioner, before his office is finally wound up, to the Central Revenue Account of the Central Government; but a claim to any money so transferred may be preferred to the Central Government by the person entitled to such payment and shall be dealt with as if such transfer had not been made, and the order, if any for payment of the claim, being treated as an order for the refund of revenue.

CHAPTER VII

MISCELLANEOUS

23. Ordinance to have overriding effect.—The provisions of this Ordinance shall have effect notwithstanding anything inconsistent therewith contained in any other

law for the time by lag in force or in any instrument having effect by virtue of any law, other than this Ordinance, or in any decree or order of any court, tribunal or other authority.

24. Contracts to cease to have effect unless ratified by the Central Government or Government company.—Every contract entered into by the Company in relation to the undertakings owned by it, which has vested in the Central Government under section 3. for any service, sale or supply, and in force immediately before the appointed day, shall, on and from the expiry of a period of one hundred and eighty days from the appointed day, cease to have effect unless such contract is, before the expiry of that period, ratified, in writing, by the Central Government or Government company, in which such undertakings have been vested under this Ordinance, and in ratifying such contract, the Central Government or Government company may make such alteration or modification therein as it may think fit:

Provided that the Central Government or Government company shall not omit to ratify a contract and shall not make any alteration or modification in a contract—

- (a) unless it is satisfied that such contract is unduly onerous or has been entered into in bad faith or is detrimental to the interests of the Central Government or such Government company; and
- (b) except after giving to the parties to the contract a reasonable opportunity of being heard and except after recording, in writing, its reasons for refusal to ratify the contract or for making any alteration or modification therein.

25. Penalties.—Any person who-

- (a) having in his possession, custody or control any property forming part of any undertaking of the company, or any share held by the company in any specified company, wrongfully withholds such property or share from the Central Government or Government company; or
- (b) wrongfully obtains possession of, or retains any property forming part of any undertaking of the Company or wilfully withholds or fails to furnish to the Central Government or Government company or any person specified by that Government or Government company, any document relating to such undertaking or share which may be in his possession, custody or control or fails to deliver to the Central Government or Government company or any person specified by that Government or Government company, any assets, books of account, registers or other documents in his possession, custody or control, relating to the undertakings of the Company or any share held by the Company in any specified company; or
- (c) wrongfully recovers or destroys any property forming part of anyundertaking of the Company or prefers any claim under this Ordinance which he knows or has reasonable cause to believe to be false or grossly inaccurate,

shall be punishable with imprisonment for a term which may extend to two years or with fine which may extend to ten thousand rupees, or with both.

26. Offences by companies.—(1) Where an offence punishable under this Ordinance has been committed by a company, every person who at the time the offence was committed was in charge of, and was responsible to, the company for the conduct of the business of the company, as well as the company, shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly:

Provided that nothing contained in this sub-section shall render any such person liable to any punishment, if he proves that the offence was committed without his

knowledge or that he had exercised all die diligence to prevent the commission of such offence.

(2) Notwithstanding anything contained in sub-section (1) where any offence under this Ordinance has been committed by a company and it is proved that the offen ce has been committed with the consent or connivance of or is attributable to any neglect on the part of, any director, manager, secretary or other officer of the company, such director, manager, secretary or other officer shall be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation.—For the purposes of this section,—

- (a) "Company" means any body corporate and includes a firm or other association of individuals;
- (b) "Director", in relation to a firm, means a partner in the firm.
- 27. Protection of action taken in good faith.—No suit, prosecution or other legal proceeding shall lie against the Central Government or the Custodian of the undertakings of the company, or the Government company or any officer or other person authorised by that Government or Government company for anything which is in good faith done or intended to be done under this Ordinance.
- 28. Delegation of powers.—(1) The Central Government may, by notification, direct that all or any of the powers exercisable by it under this Ordinance, other than the powers conferred by this section and section 29 and section 30, may also be exercised by such person or persons as may be specified in the notification.
- (2) Whenever any delegation of power is made under sub-section (1), the person to whom such power has been delegated shall act under the direction, control and supervision of the Central Government.
- 29. Power to make rules.—(1) The Central Government may, by notification, make rules for carrying out the provisions of this Ordinance.
- (2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:—
 - (a) the time within which, and the manner in which, an intimation shall be given to the Commissioner under sub-section (3) of section 5:
 - (b) the form and the manner in which, and the conditions under which, accounts shall be maintained by the Custodian as required by sub-section (3) of section 10;
 - (c) the manner in which the monies in any provident fund or other fund referred to in section 12 shall be dealt with;
 - (d) any other matter which is required to be, or may be, prescribed.
- (3) Every rule made by the Central Government under this Ordinance shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.
- 30. Power to remove difficulties.—If any difficulty arises in giving effect to the provisions of this Ordinance, the Central Government may, by order, not inconsistent with the provisions of this Ordinance, remove the difficulty:

Provided that no such order shall be made after the expiry of a period of two years from the appointed day.

SCHEDULE I

/Se section 2(g)]

- Bisra Stone Lime Company Limited Burrakur Coal Company Limited
- Birds Trading and Investments Company Limited
- 4. Eastern Investments Limited
- Garuda Investments Limited
- Karanpura Development Company Limited (including Funders' Shares)
- 7. Kinnison Jute Mills Company Limited
 - 8. Kumardhubi Fireclay and Silica Works Limited
 - Lawrence Investments and Property Company Limited
- Ondal Investments Company 10.
- Limited Orissa Minerals Development 11.
- Company Limited
- Sendra Investments Company 12. Limited
- Birds Employees' Co-operative 113. Society Limited
- Becker Gray and Company (1930) 14. 1.imited
- Karanpura Collieries Limited-Pre-·15. ference Shares, having registered office at 11, British Indian Street, Calcutta-700069.
- Calcium Carbide and Chemicals Ltd., 16. having registered office at 161/1, Mahatma Gandhi Road, Calcutta-700007 (Partly paid)
- 17. Holman-Climax (Rock Drills) Limited
- Holman-Climax Manufacturing Limited
- 19. Patya Tea Company Limited, having registered office at 12, Dilkusha Street, Calcutta-700017.
- The Titaghur Paper Mills Company Limited, having registered office at 95, Park Street, Calcutta-700016.

Sonakunda Baling Company Limited, having registered office in Bangla Desh.

SCHEDULE II

(See sections 17, 18, 19 and 21)

Order of priorities for the discharge of liabilities of the Company

Category 1-

Having

Registered

Office at

Bank

Chartered

Buildings, Calcutta-

700001.

Having Registered Office at

Dolphin

Court, 7-A,

Middleton Street,

Calcutta-

700016.

(a) Wages, salaries and other dues payable to the employees of the Company.

(b) Arrears in relation to contributions to be made by the Company to the Provident Fund, Employees State Insurance Fund, Life Insurance Corporation premium and any other arrears under any law for the time being in force (excluding gratuity)...

Category II-

Principal amount of secured loans advanced by-

- (i) Central Government; (ii) State Government;
- (iii) Banks;
- (iv) public financial institutions.

Category III-

Principal amount of unsecured loans advanced by-

- (i) Central Government;
- (ii) State Government;
- (iii) Banks;
- (iv) public financial institutions.

Category IV-

- (a) Any credit availed of by the Company for the purpose of carrying on any trading or manufacturing operations.
- (b) Any dues payable to the State Electricity Boards or other Government or semi-Government institutions for supply of goods or services.
- (c) Arrears of interest on loans and advances,

Category V-

- (a) Revenue, taxes, cesses, rates or other dues to Central Government, State Government and local authorities.
- (b) Any other loans or dues.

N. SANJIVA REDDY, President.

R. V. S. PERI SASTRI, Secy. to the Govt. of India.

चाग 7—मारतीय निर्वाचन ग्रायोग (Election Commission of India) की वैद्यानिक ग्रविसचनाएं तथा ग्रन्थ निर्वाचन सम्बन्धी प्रधिसुचनाएं

शुन्य

ग्रनुपूरक

PART V

IN THE COURT OF SHRI SHAMSHER SINGH, SUB-JUDGE, 1ST CLASS, SARKAGHAT, DISTRICT MANDI, HIMACHAL PRADESH

Civil Misc. Appln. No. 88 of 1980

Rup Singh son of Durgu Ram, resident of village Lakhrehar, Illaqua Kamlah, Tehsil Sarkaghat, District Mandi, Himachal Pradesh ... Plaintiff Applicant.

Versus

S/Shri Hari Singh and others . . Defendants/Respondents. To

1. Hari Singh alias Munshi son of Khajana, 2. Damodar, 3. Dharmi, 4. Ram Chandu, 5. Chanchal Ram, 6. Rajo all sons of Shri Narainu, residents of village Bhadehar, Illaqua Kamlah, Tehsil Sarkaghat, District Mandi.

Whereas it has been proved to the satisfaction of this Court that the above named defendants/respondents are evading the service of summons and could not be served in an ordinary way.

A proclamation is hereby issued against them to appear before this court on 20-4-1981 at 10 A.M. positively personally or through pleader or an advocate failing which ex-parte proceedings shall be initiated against them.

Given under my hand and seal of the Court, today the 3rd March, 1981.

Seal.

SHAMSHER SINGH, Sub-Judge, 1st Class, Sarkaghat, District Mandi (H.P.) (PROCLAMATION UNDER ORDER 5, RULE 20, C.P.C. In the Court of Shri Shamsher Singh, Sub-Judge, 1st Class Sarkaghat, District Mandi, Himachal Pradesh

Civil Suit No. 17 of 1980

Hari Singh son of Neku, resident of village Gorat, Illaqua Kamlah, Tehsil Sarkaghat, District Mandi, Himachal Pradesh

Versus

S/Shri Sita Ram and others

.. Defendants.

Suit for declaration

To

(3) Rupia son of Ram Dass, (4) Matwar Ram, (5) Om Parkash sons of Jawala, (7) Sher Singh son of Jawala, (15) Ranjha, (16) Bala sons of Saju, (19) Jai Ram, (20) Gobind, (21) Gurdev, (22) Matwar sons of Rajmi Dass, (25) Hari Nand son of Shankar, (30) Hari Singh, (31) Kanshi Ram sons of Paras Ram, (34) Shiv Ram son of Ramji, (30) Kanshi Ram sons of Paras Ram, (34) Shiv Ram son of Ramji, (30) Kanshi Ram sons of Paras Ram, (34) Shive Ram son of Ramji, (30) Kanshi Ram sons of Paras Ram, (34) Shive Ram son of Ramji, (30) Kanshi Ram sons of Paras Ram, (34) Shive Ram son of Ramji, (30) Kanshi Ram sons of Paras Ram, (34) Shive Ram son of Ramji, (34) Shive Ram son of Ramji, (34) Shive Ram son of Ramji, (35) Kanshi Ram sons of Ramji, (36) Kanshi Ram sons of Ramji, (37) Kanshi Ram sons of Ramji, (38) Kanshi Ram sons of Ramj (36) Kirpa son of Tehlu, (40) Rajmal son of Tulsia, (41) Kaul Singh son of Sobha, (42) Inder Singh, (43) Kikar Singh sons of Murli, (45) Mehar Chand, (46) Kanwar Singh sons of Lehru, (47) Gulavi d/o Harji, (48) Beli Ram (49) Chet Ram sons of Jawala, (50) Roshan d/o, (51) Smt. Radhu wd/o Ramji Dass,(53) Sheru, (54) Bhuri Singh sons of Nota, (61) Chet Ram son of (63) Sufli wd/o Bhadru, (64) Narain Singh son of Hirda, (67) Muhari Singh (68) Man Singh sons of unknown, (70) Paras Ram son of Saju (71) Santi d/o not known, (73) Kapur Singh, (74)Bhagi Rath sons of Paras Ram, (75) Maghu son of Piru, all residents of village Gorat, Illaqua Kamlah, Tehsil Sarkaghat, District Mandi, H.P.

WHEREAS it has been proved to the satisfaction of this court that the above named defendants are evading the service of summons and cannot be served in the normal course of service.

A proclamation is hereby issued against them to appear before this court on 9-4-1981 at 10 A.M. positively personally or through an advocate to defend the case, failing which the ex-parte proceedings shall be taken against them.

Given under my hand and seal of the court, today the 27th February, 1981.

Seal.

SHAMSHER SINGH, Sub-Judge, 1st Class. Sarkaghat, District Mandi.

HIMACHAL PRADESH FINANCIAL CORPORA-TION, SIMLA

NOTIFICATION

Simla, the 20th March, 1981

No. HPFC/7-623/74-12746.—Whereas M/s Una Ice Factory, Una (Himachal Pradesh), a partnership concern of Sarvshri Jit Ram son of Shri Dilia Ram, Datta Ram son of Shri Telu Ram and Shri Dilia Ram son of late Shri Mula Ram, r/o Village Babhour. Post Office Bass, Tehsil Anandpur Sahib, District Ropar (Punjab) were sanctioned a loan of Rs. 60,000 (Rupees sixty thousand only) by the Himachal Pradesh Financial Corporation for the purchase of Plant and Machinery and construction of factory building for setting up a unit for the manufacture of Ice at Una (H.P.).

And whereas for securing the repayment of the said loan and interest thereon the said industrial unit executed a mortgage deed dated 3-5-1975 in favour of the Corporation, mortgaging the properties mentioned in Annexure 'A' hereto. In the said mortgage deed it was inter-alia agreed by the said industrial unit that repayment of the loan amount would be made in accordance with the repayment schedule entered in the said mortgage deed besides interest.

And whereas the said industrial unit has committed defaults in repayment of the loan amount according to the said repayment schedule and also of interest and has failed to honour its undertaking and commitments has not so far cared to clear the outsta outstanding defaults despite several demands and notice served upon it, and whereas according to the terms of the aforesaid mortgage deed the entire amount together with interest upto the date of realisation of the full amount has become

due for payment at once which has accumulated to Rs. 51,984.71 as on 16-2-1981 including interest upto 15-2-1981

Therefore, the Himachal Pradesh Financial Corporation has decided to take over the possession of the said industrial unit M/s Una Ice Factory, Una under section 29(1) of the Sate Financial Corporations Act, 1951 (Central Act No. 63 of 1951) with a right to transfer by way of lease or sale of the property mortgaged under the said mortgage deed to the Himachal Pradesh Financial Corporation and realize therefrom its outstanding dues, in case the said industrial unit fails to clear its outstanding liability to the Corporation within fifteen days from the date of publication of this notification.

ANNEXURE 'A'

PARTICULARS OF MORTGAGED PROPERTY MENTIONED HEREINABOVE

Buildings, constructed on the land measuring 12 marlas. carved out of one Kanal land comprised in Khasra No. 1749, Khewat No. 813, and khatoni No. 1381 according to Jamabandi for 1971-72 along with appurtenants. rights, tenements and hereditaments, fixtures and fittings and plant and machinery as detailed below:-

	•
S.No	o. Particulars
1.	Ammonia Compressor size 4"×4". Steel body makes, heavy duty industrial type double cylinder, totally enclosed, V. Belts driven complete with accessories
2.	Set of Suction, discharge, Oil gauges and foundation bolts for the above compressor
3.	15 HP squirrel cage motor 400/3/50 cycles 1440 RPMS for the above compressor
4.	Starter/rotter starter MEI make for the above motor
5.	30 AMPs, switch for the starter
6.	V. Shape Cooling Coil made from 1-1/4° C Class pipe containing 210 Rft, pipes com- plete with accumulator
7.	made from 2° C class pipe, comprises of 12 pipe high × 20° long single row complete wit gas inlet liquid valves and water sprinkler pipes
8.	Ammonia Receiver size 12" dia 8 long made from 8 mm thick M.S. plate complete wit inlet outlet valve, safety valve, purge valv drain valve, gauge glass with valve ar mounting stands

pipe high × 20° long single row complete with gas inlet liquid valves and water sprinkler
pipes
Ammonia Receiver size 12° dia 8 long made from 8 mm thick M.S. plate complete with inlet outlet valve. safety valve. purge valve, drain valve, gauge glass with valve and

Ammonia Oil Separator size 10°×2° long complete with drain valve and companion

Brine Tank made from 5 mm thick M.S. plate to accommodate 48 Nos. of Ice Cans of 800 lb. each with partition plate, leak-proof welding and angle iron for the top edge

Lot of steel frame work for brine tank to accommodate 48 Nos. of Ice cans of 300 lb. each made from M.S.Tee iron and angle iron

Can dump for single can of 300 lb. Vertical type Brine agitator complete with 9°

propeller with hood and pulley Hand hoist to lift 300 lb. of Ice cans complete with bearing fitted side ends trolley, chain

and candog 15. Lot of channel and girders for the moving trolley

Lot of air agitation pipes and pipe fittings such as brass tubes, rubber tubes and can brackets for the 48 Nos. of Ice Cans of 300

Low pressure rotary air blower No. 36 suitable for the 3 Ton Ice Plant complete with safety valve and weights plates

One

Qty.

One

One One

One

g 210 Rft. pipes com-One

> One One

> > One

One

One

One

One

One

One

. 1 Lot

One

51.	No. Partic	ulars	Qrv.	51-	No.	Particulars	Qty.
18.	Mono block pumping set size 2 3 HP motor (Corthington Simp	2"x1-1/2" with oson make)	One	24.	Drum of only	bitumen for the insulation of th	ne tank
19.		notor suitable		25.	Lot of an	monia gas for the first charge	1 Lot
	for the 400/3/50 cycles for the agitators		Two	26.	Ice Cans	size 11"×22"×48" made fit. I. Sheet welded construction	rom 16
20.	Set of switch and starter for the and pump	above motors	3Nos	27.	Mono bl	ock pumping set 1"×1" dis 80 litres p.m. including 15'.1"	charge
21.	Lot of Ammonia pipes and pipe fi	ttings	Lot		pipe	pint metading 15 11	One
22.	Lot of G.I. pipes and pipe fittings		1 Lot	28.	1" dia rub	ber pipe 150° length	
23.	Lot of thermocole 4° thick for i the tank in two layers for the only		1 Lot			,	Sd/- al Manager.
	_					OBIL!	HE THE MISSING WE.